ESTABLISHING ONE'S RIGHTS

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United Kingdom

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PREFACE

What are rights?- Freedom is a right: any form of regulation is an infringement on that right. The freedom to be who we are naturally endowed to be, genetically. A libertarian. A Conservative Libertarian ensures that everyone's freedoms are assured, including that of birds, bees, flowers, trees, seas, oceans and soils. We touch nothing unnecessarily.

Rights have to be ascertained within the Constitution of the State that one lives in through proactive determination of what the provisions are. No consultation with a lawyer will be fruitful in this regard. With the truth-path as one's guide, one needs to explore what one can get away with as possession is nine-tenths of the law.

24 June 2023

Exchange with Jill Jesson, the psychotherapist at Vitali Chi:

Me to Jill Jesson on Whats App at 11.04 am: 'I do not play games Jill if I felt that I did not have the capacity to sort out my persecutors then I will book'.

Jill Jesson texted back at 11.38 am 'You shouldn't be sorting anyone out. I thought you had pulled away and stopped everything'.

I texted back to Jill at 12.02 pm: 'Over the past 26 years I have done nothing other than resisting State-organised terrorism on me and my family in the most peaceful manner possible to maintain our family life here in the United Kingdom. Because I have been successfully dealing with the incessant attacks on me, the State terrorises me even more by concocting criminal offences against me. I refuse to capitulate like a moronic slave. I have my pride and dignity.'

13.01 pm (UK-Time) 24 June 2023

Posted in Facebook Timeline, and shared it with Jill Jesson and few others, including tweeting it:

Shantanu Panigrahi

2h ·

Shared with Public

My mind, which is steeped in truth within Brahma-Nature, is a mosquito-repellent.

Shantanu Panigrahi

2h

Edited: 2h

Mosquito-repellant Mind

https://www.knowledgeforworldconservation.com/forum/law-and-order/mosquito-repellant-mind in Law and Order

My mind, which is steeped in truth within Brahma-Nature, is a mosquito repellent.

15.56 pm (UK-Time) 24 June 2023

Update on Stalking, Harassment and Malicious Communications

from: shanpanigrahi3000@gmail.com <shanpanigrahi3000@gmail.com>

reply-to: "shanpanigrahi3000@gmail.com" <shanpanigrahi3000@gmail.com> to: Enquiries Medway County <enquiries.medway.countycourt@justice.gov.uk>

date: 24 Jun 2023, 18:27

subject: Fw: Update on Stalking, Harassment and Malicious Communications

mailed-by: gmail.com

To

The Court Manager Medway County Court

CLAIM JOOME572

Dear Sir/Madam

The injunction against the Chief Constable of Kent Police must be implemented immediately because Kent Police has established a kangaroo court at North Kent Magistrates Court against me to cover up the intense Hate Crime of victimisation, persecution, terrorism and obstruction of justice in a witch hunt on me by harnessing my solicitors, legal ombudsman, the solicitors regulation authority and court officials as set out in my Claim Form that the Medway County Court attached to the Injunction Application diverted from Kings Bench Claim HQ17X01773.

The proof of widespread conspiracy against me organised by Kent Police can be seen in the correspondence below.

Please therefore set an immediate Hearing on Claim J00ME572.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 0SL Tel 07967789619

Sent from Yahoo Mail on Android

---- Forwarded message -----

From: "Shantanu Panigrahi" <shanpanigrahi3000@gmail.com> To: "Force Control Kent" <force.control@kent.police.uk>, "Enquiries Kent" <enquiries@kent.police.uk>, "Katie Field DC 46015060" <katie.field@kent.police.uk> Cc: "admin@bondjoseph.co.uk" <admin@bondjoseph.co.uk>, "info@vyman.co.uk" <info@vyman.co.uk>, "info.gill@bassetssolicitors.co.uk" <info.gill@bassetssolicitors.co.uk>, "thesupportcentre@lawsociety.org.uk" <thesupportcentre@lawsociety.org.uk>, "Ravina Karir" <ravina@olivessolicitors.com>, "Northkent" <northkent@justice.gov.uk>

Sent: Sat, 24 Jun 2023 at 7:06

Subject: Update on Stalking, Harassment and Malicious Communications

To

Kent Police

Dear Sirs

On the advice of the Law Society, I am looking afresh for a Solicitor to assist me with the matter that is still under investigation by Kent Police and since I have had no emails from Olives Solicitors to my 15 plus emailed enquiries, I am minded to dispose of their services as Duty Solicitor to assist me, as linked here:

This is not getting anywhere with Olives Solicitors: the Firm is finally fired (knowledgeassessmentanddissemination.com)

https://www.knowledgeassessmentanddissemination.com/post/this-is-not-getting-anywhere-witholives-solicitors-the-firm-is-finally-fired

Is there anything Kent Police wishes to clarify or add to what is represented in the attached submissions that I have made to Bassets Law,, Vyman Solicitors, and Bond Josephy? -

- (a) ToBassetsLaw(Criminal Law Matter)23Jun2023.docx
- (b) To Vyman Solicitors (Criminal Law Matter) 23Jun2023.docx
- (c) ToBondJosephSolicitors(Criminal Law Matter)23Jun2023.docx

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL United Kingdom Tel: 07967789619

3

Attachments

Scanned by Gmail

ToBassetsLaw(Criminal Law Matter)23Jun2023.docx To Vyman Solicitors (Criminal Law Matter) 23Jun2023.docx ToBondJosephSolicitors(Criminal Law Matter)23Jun2023.docx:

(a)

Criminal Law Matter

from: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

to: info.gill@bassetssolicitors.co.uk

date: 23 Jun 2023, 20:39 subject:Criminal Law Matter mailed-by: gmail.com

To
BASSETS SOLICITORS
Gillingham Office
31-35 Balmoral Road
Gillingham
Kent ME7 4QB
T 01634 575464
F 01634 576516
E info.gill@bassetssolicitors.co.uk

Dear Sirs

I have been under Police investigation for close to two years for email harassment and/or/stalking and malicious communications.

I am currently under bail which was first imposed on me on 20 March 2023 at Medway Police Station and I had to report to this Police Station on 18 June 2023, which I did.

At this bail meeting of 18 June 2023, my bail was Extended as attached: Kent Police OFFICAL Generated Date18June2023.docx. The 20 March initial bail is also attached: Kent Police OFFICIAL Generated Date.docx.

So far Kent Police has seized one desktop computer and three laptop computers, 4 USB Memory Sticks, 2 Amazon pads and 2 Mobile phones that are presumably for use in its investigations.

I have not been charged with any offences.

The Law Society suggested that you are experts at Criminal Law.

Would Bassets Solicitors consider taking instructions from me and represent me in this matter?

Yours sincerely
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Gillingham
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United Kingdom
Tel: 07967789619

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(a)

Kent Police OFFICIAL Generated Date: 28/03/2023

Mr Shantanu Panigrahi 3 HOATH LANE, WIGMORE, GILLINGHAM KENT ME8 OSL

Bail to Police Station – Variation of Date/Location Custody Record Number 46XA/1546/23 Custody Station Medway cer in Case PC 46 14767 Corbishley

On 10/06/2023 07.59, you were granted bail, following your arrest on reasonable suspicion that you had committed an offence/s namely

Offence Committed Arrest Date/Time
Malicious Communications 28/03/2023 09.32
Malicious Communications 28/03/2023 09.32
Malicious Communications 28/03/2023 09.32

I write to advise you that your bailed to time or Police Station has been changed.

You must now attend Medway Medway Police Station, Purser Way, Gillingham, Kent on 28/09/2023 16:00.

The reason for this re-bail is: New ABP.

Please note:

If your bail has conditions attached, these bail conditions will still apply.

It is your responsibility to notify your legal representative of the change of your bail details.

Sgt 46 12826 Pereira

Custody Record No: - 46XA/1546/23

Information to suspects released on bail

Bail legislation is contained with the Police and Criminal Evidence Act 1984, as amended in 2017 & 2022.

If released on bail the following is applicable:-

- . You must surrender to custody at the date and time as specified above
- . You will be subject to an Applicable Bail Period (ABP). The ABP covers a period that you can be bailed within by the Custody Officer before it is reviewed to ensure the investigation is being dealt with diligently and expeditiously and to ensure that bail is still necessary and proportionate.
- . If initially you were released on bail before 28/10/2022 the ABP was authorised by a Police Inspector for 28 days. The ABP can be reviewed, and an extension for another three calendar months may be authorised on or before 28 days, by a Police Superintendent. Further extensions can be authorised at 3 calendar month intervals thereafter.
- . If initially you wre released on bail after 28/10/2022 the ABP was authorised by the Custody Officer for 3 calendar months. The ABP can be reviewed, and an extension for another 3 calendar months may be authorised, on or before 3 calendar months, by a Police Inspector. Further extensions can be authorised at 3 calendar months intervals thereafter.
- . If your case is being investigated by the Serious Fraud Office, or the Financial Conduct Authority, or HM Revenue and Customs, or National Crime Agency, the initial ABP for these dases is six months authorised by the Custody Officer. However, the police do not authorise extensions for these cases. This must be done by a designated officer for those agencies.
- . If your case has been immediately referred to the Crown Prosecution Service the ABP will not start unless they require the investigators to carry out further work.
- . You or your legal representative= will be informed of theintention to apply for an extension to the ABP either in person if at the police station or by your preferred means of contact. You will be asked if you want to make any representations either immediately if in person by return of post/email etc.
- . Early reviews will be conducted by relevant decision makers and later ones will be conducted by the Courts.
- . The ABP will be suspended for the time that the cas3e is sent back to the Crown Prosecution Service.
- . You will be informed of the decision and the relevant time and date of the end of your ABP.
- . You will also be informed of the actual date and time you are due to answer bail. This may be the same or a different time to the end of an ABP.
- . The consequence of all the above is that your bail date can be subject to several amendments. However a reasonable attempt will always be made to notify you of any changes, in writing to the address that you have provided to the police (or the preferred method of contact), and/or via your legal representative if you have one.

It is important that you notify OIC of any change of your address, your legal representative, or other point of contact, and that you provide us with any current phone numbers and email contact details. By doing so, we may be able to prevent you having to attend needlessly at a custody suite if we know (especially at short notice) that you have a new, later bail date or other information change (such as 'No Further Action'.

Custody Record No: - 46XA/1546/23

Police Advisory Notice to Suspects

If you are involved in criminal proceedings, the following summary of potential offences is included for your information and awareness. The same offences will also be brought to the attention of any relevant victim or witness for their information. The list of offences is NOT exhaustive.

The purpose of this is to make clear to all involved parties that any unlawful, unnecessary or inappropriate contact between the suspect in a case (either directly or through a third party), and the victim or witness may constitute a criminal offence.

Any unlawful, unnecessary or inappropriate contact reported to the police, including any perception that this is the case, may result in arrests and prosecution of parties for any of the following offences

Intimidation of witnesses, jurors & others

Under 5.51 of the Criminal Justice & Public Order Act 1994 it is an offence to intimidate or threaten by any means any person involved in the investigation of an offence relating to criminal matters.

In summary proceedings A fine and/or maximum six months imprisonment On indictment A fine and/or maximum five years imprisonment

'Harassment'

Under S.2 of the Protection from Harassment Act 1997, it is an offence for a person to pursue a course of conduct which amounts to harassment of another, and which he/she knows or ought to know amounts to harassment of the other, or to persuade any person not to do something that they are entitled or required to do, or to do something that they are not under any obligation to do.

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Please note that other, more serious, offences are also provided for under the Protection from Harassment Act 1997

Perverting the Course of Justice

Under Common Law, it is an offence to conspire, act or embark upon a course of conduct which has a tendency to, and is intended to pervert, the course of public justice.

Some of the ways where conduct is capable of amounting to this offence is by making false allegations, perjury, concealing offences, obstructing the police, assisting others to evade arrest, failing to prosecute, interfering with witnesses/evidence/jurors, and publication of matters caluculate to prejudice a fair trial.

On indictment: Maximum LIFE imprisonment

Postal Charging

This leaflet explains Postal Charging and answers some questions you may have.

What is Postal Charging?

This is a method of bringing an offender before a court for prosecution.

It means that you could be charged and required to attend court by post without returning to a police station.

Can I be charged by post?

If you have been in police custody and you are granted unconditional police bail to return to a police

station at a later date you may be charged by means of a 'postal charge' if a decision is made to charge you.

How does it work?

If a decision is made to charge you at least 14 days before you are due to answer your bail you may receive a 'charge' and a 'requisition' to attend court through the post.

Will I still be on Police bail?

Once a postal charge and requisition has been issued you will no longer be on police bail for that offence.

What do I do if I receive a Postal Charge?

You will recxeive a charge/requisition form (MG4D). This will state the offence(s) with which you are charged. This will require you to attend court at a specified date and time.

If you fail to attend court when required a warrant will be issued for your arrest. If this happens, If this happens you may be held in custody until the next available date

If you do not receive a postal charge or a bail cancellation notice you must answer your police bail at the date and time shown on your bail form.

Custody Record No: - 46XA/1546/23

(b)

Kent Police OFFICIAL Generated Date: 28/03/2023

Bail to Police Station (with or without conditions)

Custody Record Number 46XA/1884/23

Custody Station Medway

AS Number 23/0000/00/456003E

Defendant

Name(s) Shantanu Panigrahi

Date of Birth 08/08/1957

3

DYO or PYO? -

Self-Defined Ethnicity Not Stated

Address 3 HOATH LANE, WIGMORE, GILLINGHAM ME8 OSL

Comms 07967789619

First Language

Bail Details

Officer in Case PC 46 14767 Corbishley

Alleged Offence(s) Malicious Communications

Bailed to Medway

(Police Station Address) Medway Police Station, Purser Way, Gillingham, Kent Bailed to date/time 18/06/2023 17.00

- . I understand that I have been released on bail and must surrender to the police station as specified above, at the time and date as specified above.
- . If have been informed that if I fail to surrender to custody I may commit an offence and be fined, imprisoned or both, and that if I fail to comply with any bail conditions that have been imposed, I may be arrested.
- . I have been informed that if I wish to vary any of the bail conditions, I may apply to do so at the police station specified above, stating my reasons.
- . I fully understand that should a disposal decision be reached whilst I am on bail, I may be contacted

by post.

- . Unless such a written notice is received cancelling my attendance as specified above, I understand that if I fail to surrender into the custody of the police station as specified above, at the time and date as specified above, I may be fined, imprisoned or both.
- . I have been given a copy of this form.

Defendant/Bailee Signature (Signed S.Panigrahi)

21/04/2023 08.29

Was an appropriate adult needed for bail Yes

Appropriate adult Signature

Apprpriate adult

Name Sharon Smith

Company Name

Address

Comms Work: 03000 411111 Interpreter Present: No Interpreter Signature

I have granted bail as above and given a copy of this record to the bailee

Custody Officer Granting Bail: T/Sgt 46 13483 Tick

21/04/2023 08.26

MG4A

Ground for Imposing Conditions

The above named person has been granted bail subject to the following conditions. These conditions are imposed because they appear necessary to prevent that person from:-

Committing an Offence Whilst on Bail

Conditions

Condition Number

1.

Reason for condition

To stop further offences being committed.

Condition Type

Condition

Not to contact any educational establishment and Not to contact any person/persons who is employed/attends/any links to an educational establishment. This is directly and indirectly for any reason.

Condition Status

Current

MG4C NO SURETY/SECURITY ATTACHED TO THIS BAIL

Surety

Amount liability to pay the court:

Person standing as Surety -Address (inc Postcode):

Person standing as Surety – Signature:

Recognisance taken by

Officer taking Recognisance (Name/Rank/No)

Officer taking Recognisance Signature

Date/Time taken

Security

Security - Description of Security taken

Person providing Security – Home address:

Person providing Security – Signature:

Security taken by

Officer taking Security (Name/Rank/No)

Officer taking Security Signature

Date/Time taken

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- . If your case has been immediately referred to the Crown Prosecution Service the ABP will not start unless they require the investigators to carry out further work.
- . You or your legal representative= will be informed of theintention to apply for an extension to the ABP either in person if at the police station or by your preferred means of contact. You will be asked if you want to make any representations either immediately if in person by return of post/email etc.
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6

If you do not receive a postal charge or a bail cancellation notice you must answer your police bail at the date and time shown on your bail form.

(b)

Criminal Law Matter

from: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

to: info@vyman.co.uk date: 23 Jun 2023, 20:28 subject:Criminal Law Matter mailed-by: gmail.com

To
VYMAN SOLICITORS LIMITED
Kingsley House
Suite Number 315
37-45 Balmoral Road
Gillingham
ME7 4NT
Tel – 07958 625 299

EMAIL US: info@vyman.co.uk

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Tel: 07967789619

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Kent Police OFFICAL Generated Date18June2023.docx. Kent Police OFFICIAL Generated Date.docx. (a)

Kent Police OFFICIAL Generated Date: 28/03/2023

Mr Shantanu Panigrahi 3 HOATH LANE, WIGMORE, GILLINGHAM

KENT ME8 OSL

Bail to Police Station – Variation of Date/Location Custody Record Number 46XA/1546/23 Custody Station Medway cer in Case PC 46 14767 Corbishley

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Malicious Communications 28/03/2023 09.32
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You must now attend Medway Medway Police Station, Purser Way, Gillingham, Kent on 28/09/2023 16:00.

The reason for this re-bail is: New ABP.

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In summary proceedings A fine and/or maximum six months imprisonment On indictment A fine and/or maximum five years imprisonment

'Harassment'

Under S.2 of the Protection from Harassment Act 1997, it is an offence for a person to pursue a course of conduct which amounts to harassment of another, and which he/she knows or ought to know amounts to harassment of the other, or to persuade any person not to do something that they are entitled or required to do, or to do something that they are not under any obligation to do.

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On indictment: A fine and/or maximum two years imprisonment

Please note that other, more serious, offences are also provided for under the Protection from Harassment Act 1997

Perverting the Course of Justice

Under Common Law, it is an offence to conspire, act or embark upon a course of conduct which has a tendency to, and is intended to pervert, the course of public justice.

Some of the ways where conduct is capable of amounting to this offence is by making false allegations, perjury, concealing offences, obstructing the police, assisting others to evade arrest, failing to prosecute, interfering with witnesses/evidence/jurors, and publication of matters caluculate to prejudice a fair trial.

On indictment: Maximum LIFE imprisonment

Postal Charging

This leaflet explains Postal Charging and answers some questions you may have.

What is Postal Charging?

This is a method of bringing an offender before a court for prosecution.

It means that you could be charged and required to attend court by post without returning to a police station.

Can I be charged by post?

If you have been in police custody and you are granted unconditional police bail to return to a police station at a later date you may be charged by means of a 'postal charge' if a decision is made to charge you.

How does it work?

If a decision is made to charge you at least 14 days before you are due to answer your bail you may

receive a 'charge' and a 'requisition' to attend court through the post.

Will I still be on Police bail?

Once a postal charge and requisition has been issued you will no longer be on police bail for that offence.

What do I do if I receive a Postal Charge?

You will recxeive a charge/requisition form (MG4D). This will state the offence(s) with which you are charged. This will require you to attend court at a specified date and time.

If you fail to attend court when required a warrant will be issued for your arrest. If this happens, If this happens you may be held in custody until the next available date

If you do not receive a postal charge or a bail cancellation notice you must answer your police bail at the date and time shown on your bail form.

Custody Record No: - 46XA/1546/23

(b)

Kent Police OFFICIAL Generated Date: 28/03/2023

Bail to Police Station (with or without conditions)

Custody Record Number 46XA/1884/23

Custody Station Medway

AS Number 23/0000/00/456003E

Defendant

Name(s) Shantanu Panigrahi

Date of Birth 08/08/1957

3

DYO or PYO? -

Self-Defined Ethnicity Not Stated

Address 3 HOATH LANE, WIGMORE, GILLINGHAM ME8 OSL

Comms 07967789619

First Language

Bail Details

Officer in Case PC 46 14767 Corbishley

Alleged Offence(s) Malicious Communications

Bailed to Medway

(Police Station Address) Medway Police Station, Purser Way, Gillingham, Kent

Bailed to date/time 18/06/2023 17.00

- . I understand that I have been released on bail and must surrender to the police station as specified above, at the time and date as specified above.
- . If have been informed that if I fail to surrender to custody I may commit an offence and be fined, imprisoned or both, and that if I fail to comply with any bail conditions that have been imposed, I may be arrested.
- . I have been informed that if I wish to vary any of the bail conditions, I may apply to do so at the police station specified above, stating my reasons.
- . I fully understand that should a disposal decision be reached whilst I am on bail, I may be contacted by post.
- . Unless such a written notice is received cancelling my attendance as specified above, I understand that if I fail to surrender into the custody of the police station as specified above, at the time and date as specified above, I may be fined, imprisoned or both.

. I have been given a copy of this form.

Defendant/Bailee Signature (Signed S.Panigrahi)

21/04/2023 08.29

Was an appropriate adult needed for bail Yes

Appropriate adult Signature

Apprpriate adult

Name Sharon Smith

Company Name

Address

Comms Work: 03000 411111 Interpreter Present: No Interpreter Signature

I have granted bail as above and given a copy of this record to the bailee

Custody Officer Granting Bail: T/Sgt 46 13483 Tick

21/04/2023 08.26

MG4A

Ground for Imposing Conditions

The above named person has been granted bail subject to the following conditions. These conditions are imposed because they appear necessary to prevent that person from:-

Committing an Offence Whilst on Bail

Conditions

Condition Number

1.

Reason for condition

To stop further offences being committed.

Condition Type

Condition

Not to contact any educational establishment and Not to contact any person/persons who is employed/attends/any links to an educational establishment. This is directly and indirectly for any reason.

Condition Status

Current

MG4C NO SURETY/SECURITY ATTACHED TO THIS BAIL

Surety

Amount liability to pay the court:

Person standing as Surety -Address (inc Postcode):

Person standing as Surety – Signature:

Recognisance taken by

Officer taking Recognisance (Name/Rank/No)

Officer taking Recognisance Signature

Date/Time taken

Security

Security – Description of Security taken

Person providing Security - Home address:

Person providing Security – Signature: Security taken by Officer taking Security (Name/Rank/No) Officer taking Security Signature Date/Time taken

Information to suspects released on bail

Bail legislation is contained with the Police and Criminal Evidence Act 1984, as amended in 2017 & 2022.

If released on bail the following is applicable:-

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- . If initially you were released on bail before 28/10/2022 the ABP was authorised by a Police Inspector for 28 days. The ABP can be reviewed, and an extension for another three calendar months may be authorised on or before 28 days, by a Police Superintendent. Further extensions can be authorised at 3 calendar month intervals thereafter.
- . If initially you wre released on bail after 28/10/2022 the ABP was authorised by the Custody Officer for 3 calendar months. The ABP can be reviewed, and an extension for another 3 calendar months may be authorised, on or before 3 calendar months, by a Police Inspector. Further extensions can be authorised at 3 calendar months intervals thereafter.
- . If your case is being investigated by the Serious Fraud Office, or the Financial Conduct Authority, or HM Revenue and Customs, or National Crime Agency, the initial ABP for these dases is six months authorised by the Custody Officer. However, the police do not authorise extensions for these cases. This must be done by a designated officer for those agencies.
- . If your case has been immediately referred to the Crown Prosecution Service the ABP will not start unless they require the investigators to carry out further work.
- . You or your legal representative= will be informed of theintention to apply for an extension to the ABP either in person if at the police station or by your preferred means of contact. You will be asked if you want to make any representations either immediately if in person by return of post/email etc.
- . Early reviews will be conducted by relevant decision makers and later ones will be conducted by the Courts.
- . The ABP will be suspended for the time that the cas3e is sent back to the Crown Prosecution Service.
- . You will be informed of the decision and the relevant time and date of the end of your ABP.
- . You will also be informed of the actual date and time you are due to answer bail. This may be the same or a different time to the end of an ABP.
- . The consequence of all the above is that your bail date can be subject to several amendments. However a reasonable attempt will always be made to notify you of any changes, in writing to the address that you have provided to the police (or the preferred method of contact), and/or via your legal representative if you have one.

It is important that you notify OIC of any change of your address, your legal representative, or other point of contact, and that you provide us with any current phone numbers and email contact details. By doing so, we may be able to prevent you having to attend needlessly at a custody suite if we know (especially at short notice) that you have a new, later bail date or other information change (such as 'No Further Action'.

Police Advisory Notice to Suspects

If you are involved in criminal proceedings, the following summary of potential offences is included for your information and awareness. The same offences will also be brought to the attention of any relevant victim or witness for their information. The list of offences is NOT exhaustive.

The purpose of this is to make clear to all involved parties that any unlawful, unnecessary or inappropriate contact between the suspect in a case (either directly or through a third party), and the victim or witness may constitute a criminal offence.

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6

If you do not receive a postal charge or a bail cancellation notice you must answer your police bail at the date and time shown on your bail form.

(c)

Criminal Law Matter

from: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

to: admin@bondjoseph.co.uk

date: 23 Jun 2023, 20:41

subject:Fwd: Criminal Law Matter

mailed-by: gmail.com

----- Forwarded message ------

From: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

Date: Fri, 23 Jun 2023 at 20:33 Subject: Criminal Law Matter To: <admin@bondjoseph.co.uk>

То

Bond Joseph Solicitors WALDERSLADE OFFICE 11A Sherwood House – Waldersladea Kent - ME5 9UD 01634 68 55 58

Email: admin@bondjoseph.co.uk

Dear Sirs

I have been under Police investigation for close to two years for email harassment and/or/stalking and malicious communications.

I am currently under bail which was first imposed on me on 20 March 2023 at Medway Police Station and I had to report to this Police Station on 18 June 2023, which I did.

At this bail meeting of 18 June 2023, my bail was Extended as attached: Kent Police OFFICAL Generated Date18June2023.docx. The 20 March initial bail is also attached: Kent Police OFFICIAL Generated Date.docx.

So far Kent Police has seized one desktop computer and three laptop computers, 4 USB Memory Sticks, 2 Amazon pads and 2 Mobile phones that are presumably for use in its investigations.

I have not been charged with any offences.

The Law Society suggested that you are experts at Criminal Law.

Would Bond Joseph Solicitors consider taking instructions from me and represent me in this matter?

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL United Kingdom Tel: 07967789619

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Attachments

- Scanned by Gmail
- (a) Kent Police OFFICAL Generated Date18June2023.docx
- (b) Kent Police OFFICIAL Generated Date.docx

(a)

Kent Police OFFICIAL Generated Date: 28/03/2023

Mr Shantanu Panigrahi 3 HOATH LANE, WIGMORE, GILLINGHAM KENT ME8 OSL

Bail to Police Station – Variation of Date/Location Custody Record Number 46XA/1546/23 Custody Station Medway cer in Case PC 46 14767 Corbishley

On 10/06/2023 07.59, you were granted bail, following your arrest on reasonable suspicion that you had committed an offence/s namely

Offence Committed Arrest Date/Time
Malicious Communications 28/03/2023 09.32
Malicious Communications 28/03/2023 09.32
Malicious Communications 28/03/2023 09.32

I write to advise you that your bailed to time or Police Station has been changed.

You must now attend Medway Medway Police Station, Purser Way, Gillingham, Kent on 28/09/2023 16:00.

The reason for this re-bail is: New ABP.

Please note:

If your bail has conditions attached, these bail conditions will still apply.

It is your responsibility to notify your legal representative of the change of your bail details.

Sgt 46 12826 Pereira

Custody Record No: - 46XA/1546/23

Information to suspects released on bail

Bail legislation is contained with the Police and Criminal Evidence Act 1984, as amended in 2017 & 2022.

If released on bail the following is applicable:-

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- . If initially you were released on bail before 28/10/2022 the ABP was authorised by a Police Inspector for 28 days. The ABP can be reviewed, and an extension for another three calendar months may be authorised on or before 28 days, by a Police Superintendent. Further extensions can be authorised at 3 calendar month intervals thereafter.
- . If initially you wre released on bail after 28/10/2022 the ABP was authorised by the Custody Officer for 3 calendar months. The ABP can be reviewed, and an extension for another 3 calendar months may be authorised, on or before 3 calendar months, by a Police Inspector. Further extensions can be authorised at 3 calendar months intervals thereafter.
- . If your case is being investigated by the Serious Fraud Office, or the Financial Conduct Authority, or HM Revenue and Customs, or National Crime Agency, the initial ABP for these dases is six months authorised by the Custody Officer. However, the police do not authorise extensions for these cases. This must be done by a designated officer for those agencies.

5

- . If your case has been immediately referred to the Crown Prosecution Service the ABP will not start unless they require the investigators to carry out further work.
- . You or your legal representative= will be informed of theintention to apply for an extension to the ABP either in person if at the police station or by your preferred means of contact. You will be asked if you want to make any representations either immediately if in person by return of post/email etc.
- . Early reviews will be conducted by relevant decision makers and later ones will be conducted by the Courts.
- . The ABP will be suspended for the time that the cas3e is sent back to the Crown Prosecution Service.
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It is important that you notify OIC of any change of your address, your legal representative, or other point of contact, and that you provide us with any current phone numbers and email contact details. By doing so, we may be able to prevent you having to attend needlessly at a custody suite if we know (especially at short notice) that you have a new, later bail date or other information change (such as 'No Further Action'.

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Under 5.51 of the Criminal Justice & Public Order Act 1994 it is an offence to intimidate or threaten by any means any person involved in the investigation of an offence relating to criminal matters.

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If you fail to attend court when required a warrant will be issued for your arrest. If this happens, If this happens you may be held in custody until the next available date

If you do not receive a postal charge or a bail cancellation notice you must answer your police bail at the date and time shown on your bail form.

Custody Record No: - 46XA/1546/23

(b)

Kent Police OFFICIAL Generated Date: 28/03/2023 Bail to Police Station (with or without conditions) Custody Record Number 46XA/1884/23

Custody Station Medway

AS Number 23/0000/00/456003E

Defendant

Name(s) Shantanu Panigrahi Date of Birth 08/08/1957

3

DYO or PYO? -

Self-Defined Ethnicity Not Stated

Address 3 HOATH LANE, WIGMORE, GILLINGHAM ME8 OSL

Comms 07967789619

First Language

Bail Details

Officer in Case PC 46 14767 Corbishley

Alleged Offence(s) Malicious Communications

Bailed to Medway

(Police Station Address) Medway Police Station, Purser Way, Gillingham, Kent

Bailed to date/time 18/06/2023 17.00

- . I understand that I have been released on bail and must surrender to the police station as specified above, at the time and date as specified above.
- . If have been informed that if I fail to surrender to custody I may commit an offence and be fined, imprisoned or both, and that if I fail to comply with any bail conditions that have been imposed, I may be arrested.
- . I have been informed that if I wish to vary any of the bail conditions, I may apply to do so at the police station specified above, stating my reasons.
- . I fully understand that should a disposal decision be reached whilst I am on bail, I may be contacted by post.
- . Unless such a written notice is received cancelling my attendance as specified above, I understand

that if I fail to surrender into the custody of the police station as specified above, at the time and date as specified above, I may be fined, imprisoned or both.

. I have been given a copy of this form.

Defendant/Bailee Signature (Signed S.Panigrahi)

21/04/2023 08.29

Was an appropriate adult needed for bail Yes

Appropriate adult Signature

Apprpriate adult

Name Sharon Smith

Company Name

Address

Comms Work: 03000 411111 Interpreter Present: No Interpreter Signature

I have granted bail as above and given a copy of this record to the bailee

Custody Officer Granting Bail: T/Sgt 46 13483 Tick

21/04/2023 08.26

MG4A

Ground for Imposing Conditions

The above named person has been granted bail subject to the following conditions. These conditions are imposed because they appear necessary to prevent that person from:-

Committing an Offence Whilst on Bail

Conditions

Condition Number

1.

Reason for condition

To stop further offences being committed.

Condition Type

Condition

Not to contact any educational establishment and Not to contact any person/persons who is employed/attends/any links to an educational establishment. This is directly and indirectly for any reason.

Condition Status

Current

MG4C NO SURETY/SECURITY ATTACHED TO THIS BAIL

Surety

Amount liability to pay the court:

Person standing as Surety -Address (inc Postcode):

Person standing as Surety – Signature:

Recognisance taken by

Officer taking Recognisance (Name/Rank/No)

Officer taking Recognisance Signature

Date/Time taken

Security

Security – Description of Security taken
Person providing Security – Home address:
Person providing Security – Signature:
Security taken by
Officer taking Security (Name/Rank/No)
Officer taking Security Signature
Date/Time taken

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6

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19.23 pm (UK-Time) 24 June 2023

Injunction against Chief Constable of Kent Police to stop its Hate Crime against ME

from: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

to: orla.scanlan@blmlaw.com

cc: QBJudgesListingOffice@justice.gov.uk,

Enquiries Medway County <enquiries.medway.countycourt@justice.gov.uk>

date: 24 Jun 2023, 19:45

subject:Injunction against Chief Constable of Kent Police to stop its Hate Crime against Me

mailed-by: gmail.com

To

The Chief Constable of Kent Police via LawFirm

Take notice that the Injunction that I sought against the Chief Constable of Kent Police at Medway County Court as attached: Document_2022-05-13_152026.pdf, has been reinstated as attached: ToMedCtyCrt(UpdateonStalkingInjunctionMoneyClaimsJ00ME572)24Jun2023.docx.

Should Medway County Court refuse to act through its Duty Solicitor this weekend, the matter is automatically appealed to the HIgh Court King's Bench Division with regard to HQ17X01773.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 0SL Tel: 07967789619

2

Attachments

Scanned by Gmail

Document_2022-05-13_152026.pdf

(b) ToMedCtyCrt(UpdateonStalkingInjunctionMoneyClaimsJ00ME572)24Jun2023.docx

a)

Notice of Issue

(non-money claim)

In the County Court at Medway

Claim Number J00ME572 Claimant: Shantanu Panigrahi Defendant: Hugh Pughesley

Issue Fee: £332

Your Claim was issued on 29 April 2022

The court sent it to the defendant by first class post on 12/05/22 and it will be deemed served on 16/05/22. The defendant has until 30/05/22 to reply.

Notes for guidance

*The claim form and the particulars of claim, if served separately, must be served on the defendant within 4 months of the date of issue (6 months if you are serving outside England and Wales). You may be able to apply to extend the time for serving the claim form but the application must generally be made before the 4 month or 6 month period expires.

* You must inform the court immediately if your claim is settled or discontinued.

The defendant may

- Admit the truth of the whole or any part of your claim. The cout will send you a copy of the defendant's admission and tell you what to do next.
- File an acknowledge of service. This will allow the defendant 28 days from the date of service of your particulars of claim to file a defence or contest the court's jurisdiction.
- Dispute the whole claim. The court will send you a copy of the defence.
- Not reply at all. You may make an application to the court for judgment. A fee may be payable.

The Court Office at the County Court at Medway, Medway Civil and Family Court, The Court House, The Brook, Chatham, Kent, ME4 4JZ. When corresponding with the court, please address forms or letters to the Court Manager and quote the claim number. Tel: 01634 887900 Fax: 0870 324 0175. Check if you can issue your claim online. It will save you time and money. Go to www.moneyclaim.gov.uk to find out more.

N205C Notice of Issue (non money claim)

Produced by: Joana Apetri

CJR179 (Page 2 of 5):

n16a-engInjuctionagainstKentPolice.pdf 432.4kB

Application for Injunction

(General Form)

Name of court Claim No. Medway County Court J00ME572

Claimant's Name and Ref. Shantanu Panigrahi

Defendant's Name and Ref. Kent Police

Fee Account no. HWF-9K4-EYL/HQ17X01773

Sealed: The County Court Notes on completion

Tick which boxes apply and specify the legislation where appropriate

By application in pending proceedings Yes

Under Statutory provision Yes

This application is made under Part 8 of the Civil Procedure Rules Yes

Seal

This application raises issues under the Human Rights Act 1998 Yes No Yes The Claimant(1)

(1) Enter the full name of the person making the application applies to the court for an injunction order in the following terms: Shantanu Panigrahi

The Defendant(2)

(2) Enter the full name of the person the injunction is to be directed to: Chief Constable of Kent Police, Hugh Pughesley must stop investigating the Claimant for any offences that it has kept secret from the Claimant after 6 months of (assessment without an explanation to the Claimant

3) Set out any proposed (3) rders requiring acts to

be done. Delete if no mandatory order is sought.

The Defendant be forbidden (whether by himself or by instructing or encouraging or permitting any other person)(4) The Chief Constable of Kent Police was served due notice by way of an arrest warrant issued that its harassment and intrusion into the private life of the Claimant constituted a Hate Crime against him

- (4) Set out here the proposed terms of the injunction order (if the defendant is a limited company delete the wording in brackets and insert 'whether by its servants, agents, officers or otherwise'). And that(5) The Claimant took out civil proceedings and criminal proceedings again Kent Police.
- (5) Set out here any further terms asked for including provision for costs The grounds of this application are set out in the written evidence of(6) (6) Enter the names of al persons who have sworn affidavits or signed statements in support of this application sworn (signed) on The Defendant kept secret the full circumstances of the 1500 criminal anonymous emails received by the Claimant.

This written evidence is served with this application.

This application is to be served upon(7)

- (7) Enter the names and addresses of all persons upon whom it is intended to serve this application This application is filed by(8) Hugh Pughesley, Chief Constable of Kent Police, Sutton Road, Maidstone, Kent.
- (8) Enter the full name and address for service and delete as required (the Solicitors for) the Claimant (Applicant/Petitioner) Claimant: Dr Shantanu Panigrahi, 3 Hoath Lane, Wigmore, Gillingham, Kent ME8 OSL. United Kingdom.

whose address for service is Signed Dated 7 April 2022

To* This section to be completed by the court *

Name and address of the person application is directed to of

This application will be heard by the (District) Judge

at

on the day of 20 at o'clock

If you do not attend at the time shown the court may make an injunction order in your absence If you do not fully understand this application you should go to a Solicitor, Legal Advice Centre or a Citizens' Advice Bureau

The court office at

is open between 10am and 4pm Mon - Fri. When corresponding with the court, please address all forms and letters to the Court Manager and quote the claim number.

N16A General form of application for injunction (05.14) © Crown copyright 2014 (Page 3 of 5):

DEFENCE STATEMENT ON HARASSMENT OFFENCE

1. I have never ever sent an email from a Remailer, Austria anonymous email account, or a Nomen Nescio Account, or some other dizum account, or another anonymous email account to anyone

whether an official at a government institution, or a private individual.

- 2. I have received hundreds of emails into my Gmail Phone Account from people like 38 Degrees, Internet Archive, and others which did not appear in my Desktop Gmail Account.
- 3. I have not sent any emails that has harassed anyone from my Shanpanigrahi3000@gmail.com account: hundreds appear to have been sent to people involved with the organisation Victims of Panigrahi Association but clearly my Shanpanigrahi3000@gmail.com account was highjacked to get me into legal difficulties with the Central London County Court in respect of Claim E35YM660.
- 4. My shanpanigrahi@yahoo.co.uk was bastardised by trolls and criminals so I could not send out any emails from this Account and had to abandon it a year ago. Any emails sent from this account was done by Victims of Panigrahi Association associated trolls and criminals.
- 5. All my purposeful emails and I have sent out thousands over the past 20 years were legitimate court-associated legal proceedings in relation to ME010463, ME002953, HQ17X01773, and E35YM660.
- 6. Whenever a particular recipient of an email from me asked me not to send them any emails, I complied with the request unless court proceedings became prejudiced from my inaction.
- 7. Since I started my E35YM660 Claim against the Prime Minister and Victims of Panigrahi Association for its criminal anonymous emails to me notably from Sivaji Panesar, Marty Caine, Nitin Bhardwaj, Fritz Wueler, Cherie, Egregious_C, and others like Ed Mulhouse and Monneka Tahir, there was a systematic attempt to have me booted out of this country to places like Pakistan, because I was bringing Kent Police in a £5 million pound damages and compensation Claim in the High Court Queens Bench Division and brought the Crown Prosecution Service to East Kent Magistrates Court on a criminal charge of perverting the course of justice and obstructing justice. That is why I considered that the UK State through its Security Services had wanted to frame charges against me of forensic or criminal nature to have me incarcerated in a mental hospital for a third time or worse to get me committed to a Trial that the County Court in Central London arranged in a Pre-Trial Hearing, but I was exonerated. I told my Consultant Psychiatrist that come what may I will never leave the United Kingdom, and this is the reason that Kent Police is charging me with a concocted summons for Harassment that is not specified to leave the State room for elaboration later. This is done to protect the Central London County Court from having to pass judgment or Order to my Appeal Application which the Court would have to justify that the University of Greenwich was lawful in withholding my £55,000 severance payment.

(Signed) S.Panigrahi 5.28 pm 15 Sep 2021 (Page 4 of 5):

Claim Form
In the
Claim No J00ME572
Issue Date: 29/04/22/
Sealed The County Court
Claimant's Name and address including postcode:
Dr Shantanu Panigrahi

3 Hoath Lane Wigmore Gillingham Kent ME8 0SL

Defendant's Name and Address including postcode:

Kent Police Grugeon House, Police Headquarters, Sutton Road, Maidstone Kent ME15 9BZ

Brief details of claim:

This Claim is for compensation and damages suffered by me as the Claimant as a result of Kent Police's inaction and actions that has caused me much suffering since 2004.

Value

£100,000 up to £5 million

Preferred County Court Hearing Centre:

Defendants Name and address for service including postcode:

Kent Police

Grugeon House,

Police Headquarters,

Sutton Road,

Maidstone

Kent ME15 9BZ

Amount Claimed: £100, 000.00

Court Fee: £4,500.00 Total amount: £104,500.00

(Page 5 Of 5):

Does this Claim have any issues of interest in the Human Rights Act: Yes

Particulars of Claim: (attached/to follow):

This Claim is brought to the High Court against Kent Police and co-conspirators (officials in Her Majesty's Court and Tribunal Service, Lawyers, the Legal Ombudsman and the Independent Police Complaints Commission) against the following chargesheet against this Police Force:

- (a) protecting criminals on my submission of Internet Complaint hate crime;
- (b) protecting criminals on the Shell Tribunal matter;
- (c) protecting criminals in the UKIP proceedings matter;
- (d) protecting criminals in the Greenwich Legalities matter;
- (e) protecting criminals in the National Health Service directed crimes against me;
- (f) protecting criminals in the AuthorhouseUK book publication matter;
- (g) protecting the Legal Ombudsman from criminal activities against me with regard to several lawyers that I complained about;
- (h) Dover capture by Kent Police in 2004 to incarcerate me in a mental hospital without due reason.
- (i) capturing me at home and under handcuffs returning me to the mental hospital from where I had lawfully absconded;
- (j) pointless prosecution of speeding offence that I was collecting money to discharge in January 2017;
- (k) protecting court officials who gave me an unjustified criminal record with the processing of the speeding offence at Medway Magistrates Court;
- (I) protecting the Labour Party in its hate crime of denying me my membership rights to submit Motions, and Questions to the Prime Minister.

Statement of Truth:

I believe that the facts stated in these particulars of claim are true

Full Name: Dr Shantanu Panigrahi

Signature

Updated Particulars of Claim Compensation Breakdown for Claim J00ME572:

This Claim is brought to the High Court against Kent Police and co-conspirators (officials in Her

Majesty's Court and Tribunal Service, Lawyers, the Legal Ombudsman and the Independent Police Complaints Commission) for the following chargesheet against this Police Force:

- (a) protecting criminals on my submission of Internet Complaint hate crime by Phands and MI5: £250,000
- (b) protecting criminals on the Shell Tribunal matter; Shell Company: £5,000
- (c) protecting criminals in the UKIP proceedings matter; UKIP £1000
- (d) protecting criminals in the Greenwich Legalities matter; University of Greenwich back pay £30,000*24 years on 20 October 2022: £720,000.
- (e) protecting criminals in the National Health Service directed crimes against me; (£1,000,000
- (f) protecting criminals in the AuthorhouseUK book publication matter; £3,000.
- (g) protecting the Legal Ombudsman from criminal activities against me with regard to several lawyers that I complained about; Legal Ombudsman (£100,000)
- (h) Dover capture by Kent Police in 2004 to incarcerate me in a mental hospital without due reason; £50,000.
- (i) capturing me at home and under handcuffs returning me to the mental hospital from where I had lawfully absconded; (£10,000)
- (j) pointless prosecution of speeding offence that I was collecting money to discharge in January 2017; £1,000
- (k) protecting court officials who gave me an unjustified criminal record with the processing of the speeding offence at Medway Magistrates Court; (£1,000)
- (I) protecting the Labour Party in its hate crime of denying me my membership rights to submit Motions, and Questions to the Prime Minister; (£1,000)
- (m) protecting the Prime Minister of the United Kingdom, Mr Boris Johnson who obstructed and perverted the course of justice against the Claimant in Claim E35YM660 of the Central London County Court; (£10,000)
- (n) protecting the Prosecutor at the International Criminal Court for thwarting justice in Claim No Court Reference: OTP-CR-76/22; (£10,000)
- (o) protecting the Norway membership of the Security Council from bringing the submissions of the Claimant to the attention of the Security Council, the General Assembly of the United Nations and the Secretary General of the United Nations; (£50,000)
- (p) protecting Wordpress.com internet service providers in unfairly and criminally suspending two of the Claimant's Blogs https://shantanup.wordpress.com and

https://towardsknowledgeforworldconservation.com; £100,000.

- (q) Framing false allegations of harassment and stalking by me against Katrina Sale and BP that it knew I had nothing to do with and that it was organised by the State Security Services within the UK and in the United States of America; four false arrests and confiscation of four family computers, USB Memory Disks, two Amazon pads, and two Mobile Phone devices. (£1,000,000) under false pretences.
- (r) protecting criminals of bp, ASDA, Sainsburys and Tesco for denying me employment unfairly (£100,000)
- (s) protecting Lulu Publishing that disabled my book publishing programme of 'The Allurement of Reality without giving me a chance to rectify any errors that it found questionable on the 88 eBooks and print books (£1,000,000)

Total Claimed from Kent Police:

a 250,000

b 5000

c 1000

92

d 720000

e 1000000

f 3000

g 100000 h 50000 i 10000

j 1000

k 1000

I 1000

m 10000

n 10000

o 50000

p 100000

q 1000000

r 100000

s 1.000000

Total 4,412,000

20.52 pm (UK-Time) 24 June 2023

Published this book section in The Allurement of Reality in Review Shop with the introduction: 'Rights have to be ascertained within the Constitution of the State that one lives in through proactive determination of what the provisions are. No consultation with a lawyer will be fruitful in this regard. With the truth-path as one's guide, one needs to explore what one can get away with as possession is nine-tenths of the law.

08.15 am (UK-Time) 25 June 2023

Posted the extract of the email and intro to the book in Daily Bulletin Forum: Shantanu Panigrahi
9m

Establishing one's Rights

in General Discussion

https://www.knowledgeassessmentanddissemination.com/forum/general-discussion/establishing-one-s-rights

What are rights?- Freedom is a right: any form of regulation is an infringement on that right. The freedom to be who we are naturally endowed to be, genetically. A libertarian. A Conservative Libertarian ensures that everyone's freedoms are assured, including that of birds, bees, flowers, trees, seas, oceans and soils. We touch nothing unnecessarily.

Rights have to be ascertained within the Constitution of the State that one lives in through proactive determination of what the provisions are. No consultation with a lawyer will be fruitful in this regard. With the truth-path as one's guide, one needs to explore what one can get away with as possession is nine-tenths of the law.

ToOrlaScanlanccMedCountyCourtKingsBenchHighCourt)24Jun2023.pdf Download PDF ● 553KB

Like

Share Comments

Last Updated: 08.33 am (UK-Time) 25 June 2023

Current Working Arrangements Inbox

from: shanpanigrahi3000@gmail.com <shanpanigrahi3000@gmail.com>

reply-to: "shanpanigrahi3000@gmail.com" <shanpanigrahi3000@gmail.com>

to: Northkent < northkent@justice.gov.uk >

date: 25 Jun 2023, 09:12

subject: Fw: Current Working Arrangements

mailed-by: gmail.com

To

Magistrates

Over a year ago, I took out an Injunction against the Chief Constable of Kent Police to stop Kent Police from perpetrating what I saw was a Hate Crime against me that forms the background of the mitigating factor for my Trial Hearing of 10 November 2023, 2pm at North Kent Magistrates Court sitting at Medway Magistrates Court. The acknowledgment of this reinstated application under Claim J00ME572 incorporating HQ17X01773 of Medway County Court appealed to the. Kings Bench Division of the High Court is forwarded to you for your kind attention.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL Tel 07967789619

Sent Yahoo Mail on Android

---- Forwarded emessage ----o

From: "KB Judges Listing Office" <KBJudgesListingOffice@Justice.gov.uk>

To: "Shantanu Panigrahi" <shanpanigrahi3000@gmail.com>

Cc:

Sent: Sat, 24 Jun 2023 at 19:46

Subject: Current Working Arrangements

Thank you for your email.

Please read the following and any relevant links below, if your email is answered by the information below or one of the relevant links below, you will not receive a further response.

Coronavirus Working Practices

In line with current Government Guidelines, staff are currently working both on site and remotely. Full details of what this means for the individual departments within the Queen's Bench Division are reviewed and updated constantly, they are published at the following link and can be found under the heading Royal Courts of Justice (RCJ). There are no public counters. The Fees Office counter is open by appointment only.

Phones

Telephones will be answered between 10am-4pm. The number to call is 020 3936 8957. If your query is not urgent, please email the office you wish to contact. A list of e-mails are at the bottom of this message. If you are seeking sealed orders, applications or hearing notices, where possible, please check the electronic case file (CE-File).

Filing of Documents/Visiting the Royal Courts of Justice

If you cannot file a document via the preferred methods of CE-File or email, you can post the documents to our department or leave them in a drop box just inside the main entrance. If you do visit the RCJ, you will not be able to speak with any staff other than security. Hearings

The current directive from the Lord Chief Justice are that hearings will now be listed in court. If a party or parties want to request a remote hearing, either by MS Teams or BT Meet Me. They must contact the Listing Office providing full reasons why a remote hearing is requested. This will them be forwarded to the assigned Judge for consideration. The Daily Cause List is published each day between 2-3pm.

Hearings by Cloud Video Platform (CVP) can be arranged if required for hearings in court only (hybrid cases).

Telephone hearings will be undertaken by BT Meet Me conference system, and a court associate will cover and record the hearing.

Legal Representatives Only

Pursuant Practice Direction 510 of the CPR, all documents must be filed via CE-File. Any documents received via post or email will be destroyed via confidential waste, only documents with cheques will be returned to you.

Exceptions to the above apply where the court requests alternative filing, advice by Counsel for an approval hearing or stated in another Practice Direction or Part of the CPR. If an order states filing by email, please attach a copy of the order and state the paragraph with this direction.

Any Party

In accordance with Practice Direction 5B – all emails to the court should include the following, failure to do so will result in the court not actioning or acknowledging your email.

Subject Header – Case number, parties' names and any dates relating to an up-coming hearing Provide a clear description of the contents in the body of the e-mail message. Please refrain from messages such as "Please see attached".

Please copy your message to the relevant parties where applicable.

Any document that carries a fee and does not state or include proof of payment or fee remission will not be actioned.

If you're unable to comply with these points or any other part of Practice Direction 5B - Electronic communication and filing, your message will not be dealt with.

Team Contacts & Query Types

QB Masters Listing QBMastersListing@Justice.gov.uk – Applications/Hearings before a Master QB Asbestos QB.Asbestos@Justice.gov.uk – Asbestos Claims Only

QB Judges Listing Office QBJudgesListingOffice@Justice.gov.uk – Applications/Hearings before a Judge

QB Enforcement Section QBEnforcement@Justice.gov.uk – Stay of Executions, Writ, Charging Orders, Deed Polls

QB Issue & Enquiries QBEnquiries@Justice.gov.uk – General Queries, New Claims, Copy Documents QB Childrens Funds QBChildrensFunds@Justice.gov.uk – All Claims started in the High Court where money has been paid into a Court Fund.

Fees Office FeesRCJ@justice.gov.uk - Help with fees applications

Foreign Process Foreignprocess.rcj@justice.gov.uk - Registration of Foreign Judgements

You can find contact details for other courts in other jurisdictions at the Courts & Tribunals Finder. Other useful links & Plain Text versions of those stated above

Coronavirus Working Practices https://www.gov.uk/guidance/hmcts-weekly-operational-summary-on-courts-and-tribunals-during-coronavirus-covid-19-outbreak

Daily Cause List https://www.justice.gov.uk/courts/court-lists/list-queens-bench-masters CE-File https://efile.cefile-app.com/login?referer=%2F

CE-File Information & Support https://www.gov.uk/guidance/ce-file-system-information-and-support-advice

Courts & Tribunals Finder https://courttribunalfinder.service.gov.uk/search/

This e-mail and any attachments is intended only for the attention of the addressee(s). Its unauthorised use, disclosure, storage or copying is not permitted. If you are not the intended recipient, please destroy all copies and inform the sender by return e-mail. Internet e-mail is not a secure medium. Any reply to this message could be intercepted and read by someone else. Please bear that in mind when deciding whether to send material in response to this message by e-mail. This e-mail (whether you are the sender or the recipient) may be monitored, recorded and retained by the Ministry of Justice. Monitoring / blocking software may be used, and e-mail content may be read at any time. You have a responsibility to ensure laws are not broken when composing or forwarding e-mails and their contents.

Automatic Response

Inbox

from: northkent < northkent@justice.gov.uk >

to: "shanpanigrahi3000@gmail.com" <shanpanigrahi3000@gmail.com>

date: 25 Jun 2023, 09:12 subject: Automatic Response mailed-by: justice.gov.uk Signed by: justice.gov.uk

security: Standard encryption (TLS) Learn more

Thank you for your email.

We have received your query and will ensure that the relevant person deals with it as soon as possible.

Please do not re-send your query, as this will not result in it being dealt with any sooner.

Please note: Court staff are not legally trained and so are unable to offer legal advice.

If you are uncertain how to proceed, information can be found at www.gov.uk. If you are in doubt it is best to seek professional legal advice from a solicitor or Citizens Advice Bureau.

Need to make a complaint? Get started here: https://www.resolver.co.uk/hmcts-complaints/

This e-mail and any attachments is intended only for the attention of the addressee(s). Its unauthorised use, disclosure, storage or copying is not permitted. If you are not the intended recipient, please destroy all copies and inform the sender by return e-mail. Internet e-mail is not a secure medium. Any reply to this message could be intercepted and read by someone else. Please bear that in mind when deciding whether to send material in response to this message by e-mail. This e-mail (whether you are the sender or the recipient) may be monitored, recorded and retained by the Ministry of Justice. Monitoring / blocking software may be used, and e-mail content may be read at any time. You have a responsibility to ensure laws are not broken when composing or forwarding e-mails and their contents.

Shantanu Panigrahi @ShantanuPanigr8

.

36m

You have heard it before 5hat where there is a will there is a way. This is nonsense in Brahma-Nature Reality where if there is no will, there is a way, the truth-path way that navigates ideally to the promised land.

Shared the tweet with Amulya Nayak on WhatsApp

Shantanu Panigrahi

25m

Edited: 15m

Will power

in Spirituality

https://www.knowledgeforworldconservation.com/forum/spirituality/will-power

You have heard it before that where there is a will there is a way. This is nonsense in Brahma-Nature Reality wherein if there is any no will there is a way, the truth-path way that navigates one ideally to the promised land.

Like

Share it on LinkedIn

10.27 am (UK-Time) 25 June 2023

With no emails at all coming on this Sunday and two emails that I stand at various purposes lying loose decided to publish them in Daily Bulletin, tweeting and posting them on Vishista Advaita Sampradaya page of Facebook:

https://www.knowledgeassessmentanddissemination.com/post/consultant-psychiatrist-appointment-on-monday-26-june-2023-1

https://www.knowledgeassessmentanddissemination.com/post/high-court-injunction-reinstated-to-stop-the-hate-crime-of-kent-police-on-me

19.53 pm (UK-Time) 25 June 2023

REFERRAL BY LEGAL OMBUDSMAN TO THE INDEPENDENT OFFICE FOR POLICE CONDUCT2

Yahoo

/

Sent

Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

To:

enquiries@policeconduct.gov.uk

Cc:

Enquiries Legal Ombudsman Mon, 26 Jun at 06:10

ТΩ

The Independent Office for Police Conduct (IOPC)

Dear Sirs

With regards to the attached correspondence that has taken place, the Legal Ombudsman is now of the view that this matter is solely within the remit of the Independent Office for Police Conduct to investigate:

FrLegal Ombudsman File Reference (Olives Solicitors)16Jun2023.docx; ToLegalOmbudsmanccKentPolice(OlivesSolicitorsFormFilling)16Jun2023.docx.

This assessment would be corroborated by the fact that neither the Medway County Court, nor the Kings Bench Division of the High Court has implemented a Injunction that I applied for as linked here: High Court Injunction reinstated to stop the Hate Crime of Kent Police on Me (knowledgeassessmentanddissemination.com)

https://www.knowledgeassessmentanddissemination.com/post/high-court-injunction-reinstated-to-stop-the-hate-crime-of-kent-police-on-me

High Court Injunction reinstated to stop the Hate Crime of Kent Police o...

Establishing one's Rights | Daily Bulletin (knowledgeassessmentanddissemination.com) Current Working Arrangement...

It would therefore appear that the Police Force cannot be injuncted within the United Kingdom nor can any legal proceedings take place to bring the activities of the Police through the relevant Courts, be that criminal or civil. This may be the reason that North Kent Magistrates Court is not accepting the mitigating circumstances that I was going to rely upon in defending the attached Summons on Referral to Court: LetterfromNKMCHearingTrial10November2023_2pm.pdf.

As such the only recourse for an aggrieved party who has suffered gross misconduct from the Chief Constable of Kent Police as I have would be for the IOPC to conduct the investigation into the matter.

I would be grateful for the IOPC's assessment of this legal opinion and if it agrees the legality of the surmise, investigate Kent Police's Chief Constable for gross misconduct against me.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL United Kingdom Tel: 07967789619

Download all attachments as a zip file

- (a) FrLegal Ombudsman File Reference(OlivesSolicitors)16Jun2023.docx 14.3kB
- (b) ToLegalOmbudsmanccKentPolice(Olives Solicitors Form filling)16Jun2023.docx 15.8kB
- (c) LetterfromNKMCHearingTrial10Nov2023_2pm.pdf 1.5MB

(a)
Legal Ombudsman File Reference: F155593 ERef:00022204829
Yahoo
/
Inbox

Enquiries < enquiries@legalombudsman.org.uk >

To

Panigrahi, Shantanu Fri, 16 Jun at 16:32 File Reference: F155593

Dear Dr. Panigrahi

Your complaint about OLIVES SOLICITORS LIMITED

Thank you for your email of 1 May 2023 regarding your complaint about Olives Solicitors. We apologise for the delay in responding, which is due to the high demand for our service at the current time.

Having reviewed the documentation you have provided to us, it looks like you have not complained to your service provider. You will need to do this first and allow them up to eight weeks to respond. We have a template complaint letter available on our website. If you have already complained and either received a final response that you are not happy with or have waited eight weeks from the date of your complaint, we may be able to help.

Please complete our online complaint checker. You will need to provide personal information and documents such as:

A copy of your formal complaint, and the service provider's responses including any final response. If the service provider did not respond to your complaint within eight weeks: Proof of delivery, e.g., a recorded delivery receipt or confirmation that your complaint was sent to a valid email address for the service provider. If you did not send your complaint recorded delivery, please confirm the date you sent the complaint, and we will contact the Service Provider to confirm receipt of your complaint. If the Service Provider says they did not receive your letter of complaint, you may be asked to resend your letter of complaint.

Do not delay as you have a maximum of six months after you receive their final response to bring your complaint to us.

For complaints referred to us after 1 April 2023, the matter complained about must have taken place in the previous year or, if it happened more than a year ago, you must have become aware of it in the past year. Come to us as soon as you can after trying to resolve your complaint with your service provider – don't delay. You have a maximum of six months after you receive their final response to bring your complaint to us.

When responding, please tell us your file reference which is shown at the top of this email. Do not send any original documents by post as we scan all our incoming mail to make computer copies and then destroy the originals. Please send any information requested to our email address: enquiries@legalombudsman.org.uk.

If we do not hear from you, we will assume that you do not wish to continue with your complaint and will close our file. We will not try to contact you again.

Kind Regards General Enquiries Team

Legal Ombudsman Telephone: 0300 555 0333

Email: enquiries@legalombudsman.org.uk

www.legalombudsman.org.uk

Visit our website to find out how we use your personal data

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Download all attachments as a zip file Example formal complaint letter template.pdf 161.2kB Factsheet 2 - How to Complain.pdf 134.9kB Factsheet1 - Here to help .pdf 173.5kB Legal Complaint Form.pdf 208.3kB

(b)

Form filling

Yahoo

/

Sent

Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

To:

Enquiries Legal Ombudsman

Cc:

Force Control Kent Police Fri, 16 Jun at 21:59

To Legal Ombudsman cc Kent Police

Dear Sir

I am not very good at form filling: is this link not sufficient evidence for you to be getting on with investigating this complaint: https://www.knowledgeassessmentanddissemination.com/post/legal-ombudsman-file-reference-f155593-eref-000222048292

Thank you in anticipation of a reply, if you can before Sunday 18 June 2023, at 5.00 pm when I have to appear at Medway Police Station as a condition of the bail that Kent Police has imposed on me.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL United Kingdom Tel: 07967789619

Thank you for your enquiry

Yahoo

/

Inbox

Enquiries < enquiries@legalombudsman.org.uk>

To:

Shantanu Panigrahi Fri, 16 Jun at 21:59

Legal Ombudsman

Thank you for your email

We are currently dealing with a high volume of enquiries.

If you already have a case with us, we will add your email to the file. A colleague will be in touch with you just as soon as they review your email.

If you are contacting us for the first time about a complaint, please be aware that it could be up to 10 weeks before you hear from us, and at that stage, we may need to ask you for more information. We thank you for your patience and would like to reassure you that our teams are working very hard to review and respond to your email as quickly as possible.

Once we have confirmed that we have all the information we need, we will write to you to let you know that we have passed your case for formal assessment by an investigator.

Please be aware that there is a considerable wait for a case to be assessed by an investigator, which varies depending on the complexity of the case. More information about the wait times will be included in the letter we send to you at the time the case is added to a queue and can also be found on our website.

If you have concerns about the wait times and feel they may detrimentally impact on you or your case, for example, because of a financial hardship or serious health concern, please let us know. Have you complained to your service provider?

We can only investigate a complaint once the service provider has had the chance to investigate it and respond. This means you need to make a formal complaint to them first. You can find further information on our website about how to complain to your service provider, including a template complaint letter.

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We will need your completed complaint form, along with a copy of your complaint to the service provider and copies of any responses you have received from them. Please only send us copies and not original documents.

You should be aware that we are also unable to accept documents from an online document storage facility such as Dropbox.

Do not send us any other information until we request it.

If you need to write to us, our address is:

Legal Ombudsman

PO Box 6806 Wolverhampton WV1 9WJ

Our telephone number is 0300 555 0333. We are open from 10am to 4pm from Monday to Friday. Calls may be recorded and used for training and monitoring purposes.

Have we let you know we have passed your case for assessment?

If we have already let you know your case is awaiting assessment by an investigator, you do not need to do anything further at this stage. An investigator will contact you when they start working on the complaint. Please note that you may be waiting a considerable time before your case will be passed to an investigator. The letter we have sent to you should provide you with more specific information about these timescales. We also aim update you every three months.

Supporting you in making a complaint

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We are committed to making sure the way we work does not put you at a disadvantage so in addition to our legal duty to provide reasonable adjustments for disabled people, if you need any help or support, please tell us about it and we will do our best to meet your needs. We also understand that your circumstances might change, along with the support that you need, so please let us know at any time and we will consider your request.

If you are requesting personal data under Freedom of Information or the Environmental Information Regulations or would like a copy of personal data under Data Protection please email infosec@legalombudsman.org.uk

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www.legalombudsman.org.uk/privacy This e-mail and any attachments are confidential and intended solely for the addressee and may also be privileged or exempt from disclosure under applicable law. If you are not the addressee, or have received this e-mail in error, please notify the sender immediately, delete it from your system and do not copy, disclose or otherwise act upon any part of this e-mail or its attachments. Internet communications are not guaranteed to be secure or virus-free. The Legal Ombudsman does not accept responsibility for any loss arising from unauthorised access to, or interference with, any Internet communications by any third party, or from the transmission of any viruses. Replies to this e-mail may be monitored by the Legal Ombudsman for operational or business reasons.

(c)

North Kent Magistrates' Court (1966)

Sitting at Medway Magistrates Court

ALL ENQUIRIES: PO BOX CH4, The Courthouse, The Brook, Chatham, ME4 4JZ Tel: 01634 830232, Fas: 0870 324 0037 Email: northkent@justice.gov.uk

Office Opening Hours: 9.00am to 5pm, Monday to Friday

Dr Shantanu PANIGRAHI 3 HOATH LANE WIGMORE GILLINGHAM KENT ME8 OSL

[Received: 11.30 am 7 June 2023] Case number: 0462300074226

Born: 8 August 1957 URN: 46SJ1327123

Summons on Referral to Court

A magistrate has decided that your case should be referred to a full court hearing On 10 November 2023 at 2.00 pm

At Medway Magistrates' Court

The Courthouse, PO Box CH4, The Brook, Chatham, Kent, ME4 4JZ (telephone 01634 830232).

Reason

For trial

Attendance

If you attend court, you must arrive 30 minutes before the time shown above. A listing time is not a guaranteed hearing time. You may be required to wait.

Warning

If you do not attend, the court may still deal with the case in your absence. If the court does not have up to date information about your financial circumstances you maybe ordered to pay a fine that is more than you can afford.

Date: 1 June 2023

Cases

Charge initiated by: Chief Constable KENT POLICE of Medway Police Station, Pursers Way, Eastbridge,

Gillingham, Kent, ME7 1NE

462300074226/1 Date of Charge: 05/04/2023 Prosecutor Reference: 2300XX0000000004742D

On 05/10/2022 at Boxley om the county of Kent drove a motor vehicle, namely a FORD FIESTA TITANIUM TURBO – 5 DOOR SALOON Index GH17AZZW, on a road, namely A229 Chatham Road, subject to a local traffic order, namely The Kent Council (Various Roads, Maidstone) (Speed Limits) (Consolidation)Order 2020, at a speed exceeding 50 miles per hour.

Contrary to the above local traffic Order and sections 84 and 89(1) of the Road Traffic Regulation Act

1984 and Schedule 2 to the Road Traffic Offenders Act 1988.

The sentence for this offence can be endorsed on your driving record

Dr Shantanu PANIGRAHI

2 June 2023/SUMRTC 47 0/8298/1

North Kent Magistrates's Court Code 1966

Referral to Full Court Hearing

Your case was considered by the court under the single justice procedure. However, owing to the reasons given, your case has now been referred to a hearing before a full magistrates' court. For information on the reason, see below.

For trial

At the next hearing, the magistrates will receive evidence either in the form of written statements or from any witnesses that attends court. You must attend, and bring with you any witness that you will call to give evidence on your behalf. If you do not agree with any statement being read to the court, you must inform the prosecution immediately.

Advice and help

If you need advice on what to do you should get help from a lawyer or advice agency at once. If you cannot afford a lawyer, you may be able to get free advice about your case. For more information see www.lawsociety.org.uk/for-the-public/common-legal-issues/criminal/

Do not wait until you come to court.

If you need any general help about this summons contact the court office. PLEASE NOTE: Court staff are not able to give you specific advice on how to respond to the allegation.

Dr Shantanu PANIGRAHI

2 June 2023/SUMRTC 47 0/8298/1

Thank you for your enquiry

Yahoo

/

Inbox

Enquiries < enquiries@legalombudsman.org.uk >

To

Shantanu Panigrahi

Mon, 26 Jun at 06:11

Legal Ombudsman

Thank you for your email

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Legal Ombudsman

PO Box 6806

Wolverhampton

WV19WJ

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REFERRAL BY LEGAL OMBUDSMAN TO THE INDEPENDENT OFFICE FOR POLICE CONDUCT2

Yahoo

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Inbox

!enquiries <enquiries@policeconduct.gov.uk>

To: Shantanu Panigrahi, reply

Mon, 26 Jun at 06:11

Thank you for contacting the Independent Office for Police Conduct (IOPC). We are receiving a high number of enquiries and we will respond to your email within 10 working days. In the meantime, you may find the information below useful.

How to make a complaint

The quickest and easiest way to submit a complaint is via our online complaint form. We will send your complaint directly to the police force involved. The Professional Standards Department (PSD) for the police force will usually respond to your complaint within 15 working days.

Concerns with an ongoing complaint investigation

The IOPC has limited involvement in ongoing complaints handled by the police force's PSD. If you have an ongoing complaint being handled by the PSD and want to ask for an update, or express any concerns or criticisms, you should contact the PSD directly. Please telephone 101 for the PSD contact details.

The outcome of your complaint and right of review

If you received an outcome letter for your complaint, it may offer you the right to ask for a review. A review can only be considered by the relevant review body. Your outcome letter should name the relevant review body and tell you where to send a request for review. Please ensure any request for review is sent as soon as possible and before the deadline stated in the outcome letter.

Reporting a crime

If you wish to report a crime, you must report it directly to the police. If you fear for your safety or are in immediate danger you should ring 999.

If your email falls into one of the categories above or you have copied the IOPC into your email, you may not receive a response. However, if you have any more questions please contact 0300 020 0096. We welcome correspondence in Welsh. We will respond to you in Welsh and that this will not lead to delay.

Rydym yn croesawu gohebiaeth yn Gymraeg. Byddwn yn ymateb i chi yn Gymraeg ac na fydd hyn yn arwain at oedi.

This message and its content may contain confidential, privileged or copyright information. They are intended solely for the use of the intended recipient. If you received this message in error, you must not disclose, copy, distribute or take any action which relies on the contents. Instead, please inform the sender and then permanently delete it. Any views or opinions expressed in this communication are solely those of the author and do not necessarily represent the views of the IOPC. Only specified staff are authorised to make binding agreements on behalf of the IOPC by email. The IOPC accepts no responsibility for unauthorised agreements reached with other employees or agents. The IOPC cannot guarantee the security of this email or any attachments. While emails are regularly scanned, the IOPC cannot take any liability for any virus that may be transmitted with the internet. The IOPC communication systems are monitored to the extent permitted by law. Consequently, any email and or attachments may be read by monitoring staff.

Gall y neges hon gynnwys gwybodaeth gyfrinachol, freintiedig neu hawlfraint. Dim ond y derbynnydd arfaethedig ddylai eu defnyddio. Os ydych chi wedi derbyn y neges hon trwy gamgymeriad, peidiwch â dosbarthu, copïo neu gymryd unrhyw gamau sydd yn dibynnu ar y cynnwys. Yn lle, rhowch wybod i'r anfonwr ac wedyn dileu'r neges yn barhaol os gwellwch yn dda. Barn yr awdur yn unig yw'r safbwynt a barn a fynegir hyn ac nid o reidrwydd yn cynrychioli barn yr IOPC. Dim ond staff penodol sydd ag awdurdod i wneud cytundebau rhwymol ar ran yr IOPC trwy e-bost. Nid yw'r IOPC yn derbyn

unrhyw gyfrifoldeb am gytundebau diawdurdod y daethpwyd iddynt gyda gweithwyr neu asiantau eraill. Ni all yr IOPC sicrhau diogelwch yr e-bost hwn nac unrhyw atodiadau. Er bod e-byst yn cael eu sganio'n rheolaidd, ni all yr IOPC gymryd unrhyw gyfrifoldeb am unrhyw firws y gellir ei drosglwyddo gyda'r rhyngrwyd. Mae systemau cyfathrebu IOPC yn cael eu monitro i'r graddau a ganiateir gan y gyfraith. O ganlyniad, gall unrhyw e-bost a neu atodiadau gael ei ddarllen gan staff monitro.

Show original message

06.55 am (UK-Time) 26 June 2023

Update:

The Consultant Psychiatrist Dr Emmanuel Oranusi was 25 minutes late in telephoning me this morning and I asked him at the start whether He had forgotten about me. He said he was running late. He asked How I was. I said that in the past few days I was going through a mental health crisis. I said I was getting a lot of trolling emails and because I am very sensitive to such intrusions I had difficulty coping with these from my replies. The Police arrested me four time in the past 18 months and showed me some emails that I did not recognise as having been sent by me personally and I thought the trolls had hacked my email accounts to send them from our computer IP address, so Kent Police have been investigating me for stalking, harassment and malicious communications which I do not understand. I had Solicitors but they are not of much use. I was bailed on 20 April 2023 to appear at Medway Police Station on 18 June 2023 amd wjem I went I was served with an extension of bail document that says that I have to appear again on 28 September 2023 at 4 pm. So Kent Police is continuing with its investigations.

Dr oranusi questioned me about whether I felt that some power was controlling me in my head. I said I used to think that God was directing me to actions. There were demons in my head when I was younger but these days I am not affected. I felt that the State of the United Kingdom was persecuting me. I do not know what the Polkce will do next. On further questioning I said that I was seeking to recover the £55000 that I was owed as redundancy money 26 years ago. He asked if I had gone to the Employment Tribunal. I said Yes, they did not see me my way. I took the University to Medway County Court and High Court for Defamation for finding that I had conducted as a misconduct person but it all amounted to nothing. I took Kent Police to Court.

I said We have soime holidays planned this year to Broadstairs to celebrate my wife's birthday, then to Turkey in September and then in Indian during January next year. He liked that and said so.

I said I havv had 6-7 Consultation Sessions with a Psychotherapist. The trolls have cyber-attacked me because of my websites.

I asked Dr Oranusi what my present diagnoisis is. He said it is paranoid schizophrenia. I asked if he would give me a Care Plan. He said do not worry about the diagnosis. I asked what my prognosis is and if it is going to be a life-long thing. He said as long as you are stable that is all OK. I asked what about 'Dos and donts' He said no alcohol or drugs., I told him that I smoked cigarettes. He asked how many a day. I said 10 to 12. He said that I should stop smoking.

Dr Oranusi asked if I took medications. I said Yes I take 7 in the morning and 2 at night: Dapakote 1000 mg, sertraline 150 mg, risperidone 4 mg. Tamsoulosis, Finaseride and Atrovaastin. He said that he was changing my risperidone to aripripazole. That is for my hyperprolactinaemia isn't it. Yes he confirmed. You can pick up the prescription. I asked if he could send the prescription to my GP Surgery and they will then send it to Boots from where I can pick up the medication. He agreed to do this.

The Consultation ended.

Other trapping emails came after that one from Google to insert a blogpost in The Conservative Libertarian Party of the United Kingdom, then from Sarah Ritterouse of old. I ignored. Yesterday I was not able to download my doc and pdf files from Daily Bulletin blogposts so set up a ticket with Wix and then telephoned me to ascertain the details of the problem Within 2 hours they had sorted out the Issue and all systems are functioning normally now

I did not publish my email to the Independent Office for Police Conduct copied to the Legal Ombudsman, and will not update this book section in The Allurement of Reality in Review Shop

At 17.07 landline rang from a Spam caller Home Improvements that Rashmi took AT 17.08 pm A Spam call came from a 01223 853361 number

18.13 pm (UK-Time) 26 June 2023:

Shantanu Panigrahi

4m

Legal Omdusman passes the buck; Independent Office for Police Conduct stays silent

in General Discussion

https://www.knowledgeassessmentanddissemination.com/forum/general-discussion/legal-omdusman-passes-the-buck-independent-office-for-police-conduct-stays-silent

ToIndOfficeforPoliceConductccLegalOmbudsman(REFERRAL)26Jun2023.pdf

Download PDF • 327KB

Like

Share

Comments

Write a comment...

Shantanu Panigrahi @ShantanuPanigr8

•

8m

Join me for a discussion of the Constitution of the United Kingdom:

knowledgeassessmentanddissemination.com

Legal Omdusman passes the buck; Independent Office for Police Conduct stays silent | Daily Bulletin https://www.knowledgeassessmentanddissemination.com/forum/general-discussion/legal-omdusman-passes-the-buck-independent-office-for-police-conduct-stays-silent

19.45 pm (UK-Time) 26 June 2023

FURTHER HARASSMENT DISHED OUT ON ME

Yahoo

/

Sent

Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

To

Northkent Magistrates Court Tue, 27 Jun at 06:22

To North Kent Magistrates Court sitting at Medway Magistrates Court

Dear Magistrates

1. Further to our correspondence concerning the attached Summons Referral to Court (LetterfromNKMCHearingTrial10Nov2023.pdf) my complaints against the Chief Constable of Kent Police to the Legal Ombudsman and the Independent Office for Police Conduct did not receive an acknowledgment as attached:

ToIndOfficeforPoliceConductccLegalOmbudsman(REFERRAL)26Jun2023.docx; and further my complaint to KMPT failed to result in the just disposal of my medical diagnosis and treatment plan as attached: To KMPT(Complaint)23Jun2023.

2. The Consultant Psychiatrist Dr Oranusi telephoned me and the following discussion took place: The Consultant Psychiatrist Dr Emmanuel Oranusi was 25 minutes late in telephoning me this morning and I asked him at the start whether He had forgotten about me. He said he was running late. He asked How I was. I said that in the past few days I was going through a mental health crisis. I said I was getting a lot of trolling emails and because I am very sensitive to such intrusions I had difficulty coping with these from my replies. The Police arrested me four time in the past 18 months and showed me some emails that I did not recognise as having been sent by me personally and I thought the trolls had hacked my email accounts to send them from our computer IP address, so Kent Police have been investigating me for stalking, harassment and malicious communications which I do not understand. I had Solicitors but they are not of much use. I was bailed on 20 April 2023 to appear at Medway Police Station on 18 June 2023 amd wjem I went I was served with an extension of bail document that says that I have to appear again on 28 September 2023 at 4 pm. So Kent Police is continuing with its investigations.

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- 3. Other trapping emails came after that one from Google to insert a blogpost in The Conservative Libertarian Party of the United Kingdom, then from Sarah Ritterhouse of old. I ignored.
- 4. Yesterday I was not able to download my doc and pdf files from Daily Bulletin blogposts so set up a ticket with Wix and they telephoned me to ascertain the details of the problem Within 2 hours they had sorted out the Issue and all systems are functioning normally now.
- 5. At 17.07 landline rang from a Spam caller Home Improvements that Rashmi took. AT 17.08 pm A Spam call came from a 01223 853361 number.
- 6. Your Honour, so these harassment continues unabated and since I consider myself to be very sane and attribute all my mental health disturbances to having to cope with the incessant intrusive attacks on me which will not stop until the Court brings the culprits to justice in forcing Kent Police to apologise and pay me damages and compensation of an amount of your determination, I plead on the Court to end this struggle now. My contention is that Kent Police deliberately messed about with the discharge of my Speeding offence of 5 October 2022 in a long campaign of Hate Crime against me and none of the Courts civil and criminal took any action against the Chief Constable in a Statewide conspiracy against me engineered to make my life impossible here in this country of the United Kingdom.
- 7. I should be most grateful for your kind consideration as soon as possible without me having to wait till 10 November 2023, 2 pm for the Trial Hearing.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 0SL United Kingdom

Tel: 07967789619

Download all attachments as a zip file

- (a) ToIndOfficeforPoliceConductccLegalOmbudsman(REFERRAL)26Jun2023.docx 24.9kB
- (b) LetterfromNKMCHearingTrial10Nov2023_2pm.pdf 1.5MB
- (c) ToKMPT(Complaint)23June2023 .docx 13.3kB:

(a)

REFERRAL BY LEGAL OMBUDSMAN TO THE INDEPENDENT OFFICE FOR POLICE CONDUCT2

Yahoo

/

Sent

Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

To:

enquiries@policeconduct.gov.uk

Cc:

Enquiries Legal Ombudsman Mon, 26 Jun at 06:10

To

The Independent Office for Police Conduct (IOPC)

Dear Sirs

With regards to the attached correspondence that has taken place, the Legal Ombudsman is now of the view that this matter is solely within the remit of the Independent Office for Police Conduct to investigate:

FrLegal Ombudsman File Reference (Olives Solicitors)16Jun2023.docx; ToLegalOmbudsmanccKentPolice(OlivesSolicitorsFormFilling)16Jun2023.docx.

This assessment would be corroborated by the fact that neither the Medway County Court, nor the Kings Bench Division of the High Court has implemented a Injunction that I applied for as linked here: High Court Injunction reinstated to stop the Hate Crime of Kent Police on Me (knowledgeassessmentanddissemination.com)

https://www.knowledgeassessmentanddissemination.com/post/high-court-injunction-reinstated-to-stop-the-hate-crime-of-kent-police-on-me

High Court Injunction reinstated to stop the Hate Crime of Kent Police o...

Establishing one's Rights | Daily Bulletin (knowledgeassessmentanddissemination.com) Current Working Arrangement...

It would therefore appear that the Police Force cannot be injuncted within the United Kingdom nor can any legal proceedings take place to bring the activities of the Police through the relevant Courts, be that criminal or civil. This may be the reason that North Kent Magistrates Court is not accepting the mitigating circumstances that I was going to rely upon in defending the attached Summons on Referral to Court: LetterfromNKMCHearingTrial10November2023_2pm.pdf.

As such the only recourse for an aggrieved party who has suffered gross misconduct from the Chief Constable of Kent Police as I have would be for the IOPC to conduct the investigation into the matter.

I would be grateful for the IOPC's assessment of this legal opinion and if it agrees the legality of the surmise, investigate Kent Police's Chief Constable for gross misconduct against me.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL United Kingdom Tel: 07967789619

Download all attachments as a zip file

- (a) FrLegal Ombudsman File Reference(OlivesSolicitors)16Jun2023.docx 14.3kB
- (b) ToLegalOmbudsmanccKentPolice(Olives Solicitors Form filling)16Jun2023.docx 15.8kB
- (c) LetterfromNKMCHearingTrial10Nov2023 2pm.pdf 1.5MB:

(a)

Legal Ombudsman File Reference: F155593 ERef:00022204829

Yahoo

/

Inbox

Enquiries < enquiries@legalombudsman.org.uk >

To:

Panigrahi, Shantanu Fri, 16 Jun at 16:32

File Reference: F155593

Dear Dr. Panigrahi

Your complaint about OLIVES SOLICITORS LIMITED

Thank you for your email of 1 May 2023 regarding your complaint about Olives Solicitors. We apologise for the delay in responding, which is due to the high demand for our service at the current time.

Having reviewed the documentation you have provided to us, it looks like you have not complained to your service provider. You will need to do this first and allow them up to eight weeks to respond. We have a template complaint letter available on our website. If you have already complained and either received a final response that you are not happy with or have waited eight weeks from the date of your complaint, we may be able to help.

Please complete our online complaint checker. You will need to provide personal information and documents such as:

A copy of your formal complaint, and the service provider's responses including any final response. If the service provider did not respond to your complaint within eight weeks: Proof of delivery, e.g., a recorded delivery receipt or confirmation that your complaint was sent to a valid email address for the service provider. If you did not send your complaint recorded delivery, please confirm the date you sent the complaint, and we will contact the Service Provider to confirm receipt of your complaint. If the Service Provider says they did not receive your letter of complaint, you may be asked to resend your letter of complaint.

Do not delay as you have a maximum of six months after you receive their final response to bring your complaint to us.

For complaints referred to us after 1 April 2023, the matter complained about must have taken place in the previous year or, if it happened more than a year ago, you must have become aware of it in the past year. Come to us as soon as you can after trying to resolve your complaint with your service provider – don't delay. You have a maximum of six months after you receive their final response to bring your complaint to us.

When responding, please tell us your file reference which is shown at the top of this email. Do not send any original documents by post as we scan all our incoming mail to make computer copies and then destroy the originals. Please send any information requested to our email address: enquiries@legalombudsman.org.uk.

If we do not hear from you, we will assume that you do not wish to continue with your complaint and will close our file. We will not try to contact you again.

Kind Regards **General Enquiries Team**

Legal Ombudsman

Telephone: 0300 555 0333

Email: enquiries@legalombudsman.org.uk

www.legalombudsman.org.uk

operational or business reasons.

Visit our website to find out how we use your personal data

For information on how we handle your personal data, see our privacy notice. www.legalombudsman.org.uk/privacy This e-mail and any attachments are confidential and intended solely for the addressee and may also be privileged or exempt from disclosure under applicable law. If you are not the addressee, or have received this e-mail in error, please notify the sender immediately, delete it from your system and do not copy, disclose or otherwise act upon any part of this e-mail or its attachments. Internet communications are not guaranteed to be secure or virusfree. The Legal Ombudsman does not accept responsibility for any loss arising from unauthorised access to, or interference with, any Internet communications by any third party, or from the transmission of any viruses. Replies to this e-mail may be monitored by the Legal Ombudsman for

Download all attachments as a zip file Example formal complaint letter template.pdf 161.2kB Factsheet 2 - How to Complain.pdf 134.9kB Factsheet1 - Here to help .pdf 173.5kB Legal Complaint Form.pdf 208.3kB

(b) Form filling Yahoo / Sent

Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

To:

Enquiries Legal Ombudsman

Force Control Kent Police Fri, 16 Jun at 21:59

To Legal Ombudsman

cc Kent Police

Dear Sir

I am not very good at form filling: is this link not sufficient evidence for you to be getting on with investigating this complaint: https://www.knowledgeassessmentanddissemination.com/post/legal-ombudsman-file-reference-f155593-eref-000222048292

Thank you in anticipation of a reply, if you can before Sunday 18 June 2023, at 5.00 pm when I have to appear at Medway Police Station as a condition of the bail that Kent Police has imposed on me.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL United Kingdom Tel: 07967789619

Thank you for your enquiry

Yahoo

/

Inbox

Enquiries <enquiries@legalombudsman.org.uk>

To:

Shantanu Panigrahi Fri, 16 Jun at 21:59

Legal Ombudsman

Thank you for your email

We are currently dealing with a high volume of enquiries.

If you already have a case with us, we will add your email to the file. A colleague will be in touch with you just as soon as they review your email.

If you are contacting us for the first time about a complaint, please be aware that it could be up to 10 weeks before you hear from us, and at that stage, we may need to ask you for more information. We thank you for your patience and would like to reassure you that our teams are working very hard to review and respond to your email as quickly as possible.

Once we have confirmed that we have all the information we need, we will write to you to let you know that we have passed your case for formal assessment by an investigator.

Please be aware that there is a considerable wait for a case to be assessed by an investigator, which varies depending on the complexity of the case. More information about the wait times will be included in the letter we send to you at the time the case is added to a queue and can also be found on our website.

If you have concerns about the wait times and feel they may detrimentally impact on you or your case, for example, because of a financial hardship or serious health concern, please let us know. Have you complained to your service provider?

We can only investigate a complaint once the service provider has had the chance to investigate it and respond. This means you need to make a formal complaint to them first. You can find further

information on our website about how to complain to your service provider, including a template complaint letter.

How to complain to us

If you have already complained to your service provider and have not received a satisfactory response, then we might be able to help. The easiest way to check if we can help you is to use our complaint checker tool on our website. Alternatively, you can send us a completed complaint form, which is available to download from our website.

We will need your completed complaint form, along with a copy of your complaint to the service provider and copies of any responses you have received from them. Please only send us copies and not original documents.

You should be aware that we are also unable to accept documents from an online document storage facility such as Dropbox.

Do not send us any other information until we request it.

If you need to write to us, our address is:

Legal Ombudsman

PO Box 6806

Wolverhampton

WV19WJ

Our telephone number is 0300 555 0333. We are open from 10am to 4pm from Monday to Friday. Calls may be recorded and used for training and monitoring purposes.

Have we let you know we have passed your case for assessment?

If we have already let you know your case is awaiting assessment by an investigator, you do not need to do anything further at this stage. An investigator will contact you when they start working on the complaint. Please note that you may be waiting a considerable time before your case will be passed to an investigator. The letter we have sent to you should provide you with more specific information about these timescales. We also aim update you every three months.

Supporting you in making a complaint

You can find out more about how we work and how we can help you by visiting our website (www.legalombudsman.org.uk). Here you will find a copy of our complaint form and information about how to complain, along with useful factsheets.

We are committed to making sure the way we work does not put you at a disadvantage so in addition to our legal duty to provide reasonable adjustments for disabled people, if you need any help or support, please tell us about it and we will do our best to meet your needs. We also understand that your circumstances might change, along with the support that you need, so please let us know at any time and we will consider your request.

If you are requesting personal data under Freedom of Information or the Environmental Information Regulations or would like a copy of personal data under Data Protection please email infosec@legalombudsman.org.uk

Visit our website to find out how we use your personal data.

For information on how we handle your personal data, see our privacy notice.

www.legalombudsman.org.uk/privacy This e-mail and any attachments are confidential and intended solely for the addressee and may also be privileged or exempt from disclosure under applicable law. If you are not the addressee, or have received this e-mail in error, please notify the sender immediately, delete it from your system and do not copy, disclose or otherwise act upon any part of this e-mail or its attachments. Internet communications are not guaranteed to be secure or virus-free. The Legal Ombudsman does not accept responsibility for any loss arising from unauthorised access to, or interference with, any Internet communications by any third party, or from the transmission of any viruses. Replies to this e-mail may be monitored by the Legal Ombudsman for operational or business reasons.

North Kent Magistrates' Court (1966) Sitting at Medway Magistrates Court

ALL ENQUIRIES: PO BOX CH4, The Courthouse, The Brook, Chatham, ME4 4JZ Tel: 01634 830232, Fas: 0870 324 0037 Email: northkent@justice.gov.uk

Office Opening Hours: 9.00am to 5pm, Monday to Friday

Dr Shantanu PANIGRAHI

3 HOATH LANE
WIGMORE
GILLINGHAM
KENT ME8 OSL

[Received: 11.30 am 7 June 2023] Case number: 0462300074226

Born: 8 August 1957 URN: 46SJ1327123

Summons on Referral to Court

A magistrate has decided that your case should be referred to a full court hearing On 10 November 2023 at 2.00 pm At Medway Magistrates' Court The Courthouse, PO Box CH4, The Brook, Chatham, Kent, ME4 4JZ (telephone 01634 830232).

Reason

For trial

Attendance

If you attend court, you must arrive 30 minutes before the time shown above. A listing time is not a guaranteed hearing time. You may be required to wait.

Warning

If you do not attend, the court may still deal with the case in your absence. If the court does not have up to date information about your financial circumstances you maybe ordered to pay a fine that is more than you can afford.

Date: 1 June 2023

Cases

Charge initiated by: Chief Constable KENT POLICE of Medway Police Station, Pursers Way, Eastbridge, Gillingham, Kent, ME7 1NE

462300074226/1 Date of Charge: 05/04/2023 Prosecutor Reference: 2300XX0000000004742D

On 05/10/2022 at Boxley om the county of Kent drove a motor vehicle, namely a FORD FIESTA TITANIUM TURBO – 5 DOOR SALOON Index GH17AZZW, on a road, namely A229 Chatham Road, subject to a local traffic order, namely The Kent Council (Various Roads, Maidstone) (Speed Limits) (Consolidation)Order 2020, at a speed exceeding 50 miles per hour.

Contrary to the above local traffic Order and sections 84 and 89(1) of the Road Traffic Regulation Act 1984 and Schedule 2 to the Road Traffic Offenders Act 1988.

The sentence for this offence can be endorsed on your driving record

Dr Shantanu PANIGRAHI

2 June 2023/SUMRTC_47_0/8298/1

North Kent Magistrates's Court Code 1966

Referral to Full Court Hearing

Your case was considered by the court under the single justice procedure. However, owing to the reasons given, your case has now been referred to a hearing before a full magistrates' court. For information on the reason, see below.

For trial

At the next hearing, the magistrates will receive evidence either in the form of written statements or from any witnesses that attends court. You must attend, and bring with you any witness that you will call to give evidence on your behalf. If you do not agree with any statement being read to the court, you must inform the prosecution immediately.

Advice and help

If you need advice on what to do you should get help from a lawyer or advice agency at once. If you cannot afford a lawyer, you may be able to get free advice about your case. For more information see www.lawsociety.org.uk/for-the-public/common-legal-issues/criminal/

Do not wait until you come to court.

If you need any general help about this summons contact the court office. PLEASE NOTE: Court staff are not able to give you specific advice on how to respond to the allegation.

Dr Shantanu PANIGRAHI

2 June 2023/SUMRTC 47 0/8298/1

Thank you for your enquiry

Yahoo

/

Inbox

Enquiries <enquiries@legalombudsman.org.uk>

To:

Shantanu Panigrahi

Mon, 26 Jun at 06:11

Legal Ombudsman

Thank you for your email

We are currently dealing with a high volume of enquiries.

If you already have a case with us, we will add your email to the file. A colleague will be in touch with you just as soon as they review your email.

If you are contacting us for the first time about a complaint, please be aware that it could be up to 10 weeks before you hear from us, and at that stage, we may need to ask you for more information. We thank you for your patience and would like to reassure you that our teams are working very hard to review and respond to your email as quickly as possible.

Once we have confirmed that we have all the information we need, we will write to you to let you know that we have passed your case for formal assessment by an investigator.

Please be aware that there is a considerable wait for a case to be assessed by an investigator, which varies depending on the complexity of the case. More information about the wait times will be included in the letter we send to you at the time the case is added to a queue and can also be found on our website.

If you have concerns about the wait times and feel they may detrimentally impact on you or your case, for example, because of a financial hardship or serious health concern, please let us know. Have you complained to your service provider?

We can only investigate a complaint once the service provider has had the chance to investigate it and respond. This means you need to make a formal complaint to them first. You can find further information on our website about how to complain to your service provider, including a template complaint letter.

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We will need your completed complaint form, along with a copy of your complaint to the service provider and copies of any responses you have received from them. Please only send us copies and not original documents.

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PO Box 6806

Wolverhampton

WV19WJ

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You can find out more about how we work and how we can help you by visiting our website (www.legalombudsman.org.uk). Here you will find a copy of our complaint form and information about how to complain, along with useful factsheets.

We are committed to making sure the way we work does not put you at a disadvantage so in addition to our legal duty to provide reasonable adjustments for disabled people, if you need any help or support, please tell us about it and we will do our best to meet your needs. We also understand that your circumstances might change, along with the support that you need, so please let us know at any time and we will consider your request.

If you are requesting personal data under Freedom of Information or the Environmental Information Regulations or would like a copy of personal data under Data Protection please email infosec@legalombudsman.org.uk

Visit our website to find out how we use your personal data.

For information on how we handle your personal data, see our privacy notice.

www.legalombudsman.org.uk/privacy This e-mail and any attachments are confidential and intended solely for the addressee and may also be privileged or exempt from disclosure under applicable law.

If you are not the addressee, or have received this e-mail in error, please notify the sender immediately, delete it from your system and do not copy, disclose or otherwise act upon any part of this e-mail or its attachments. Internet communications are not guaranteed to be secure or virus-free. The Legal Ombudsman does not accept responsibility for any loss arising from unauthorised access to, or interference with, any Internet communications by any third party, or from the transmission of any viruses. Replies to this e-mail may be monitored by the Legal Ombudsman for operational or business reasons.

REFERRAL BY LEGAL OMBUDSMAN TO THE INDEPENDENT OFFICE FOR POLICE CONDUCT2 Yahoo

/

Inbox

reply

!enquiries <enquiries@policeconduct.gov.uk> To: Shantanu Panigrahi,

Mon, 26 Jun at 06:11

Thank you for contacting the Independent Office for Police Conduct (IOPC). We are receiving a high number of enquiries and we will respond to your email within 10 working days. In the meantime, you may find the information below useful.

How to make a complaint

The quickest and easiest way to submit a complaint is via our online complaint form. We will send your complaint directly to the police force involved. The Professional Standards Department (PSD) for the police force will usually respond to your complaint within 15 working days.

Concerns with an ongoing complaint investigation

The IOPC has limited involvement in ongoing complaints handled by the police force's PSD. If you have an ongoing complaint being handled by the PSD and want to ask for an update, or express any concerns or criticisms, you should contact the PSD directly. Please telephone 101 for the PSD contact details.

The outcome of your complaint and right of review

If you received an outcome letter for your complaint, it may offer you the right to ask for a review. A review can only be considered by the relevant review body. Your outcome letter should name the relevant review body and tell you where to send a request for review. Please ensure any request for review is sent as soon as possible and before the deadline stated in the outcome letter.

Reporting a crime

If you wish to report a crime, you must report it directly to the police. If you fear for your safety or are in immediate danger you should ring 999.

If your email falls into one of the categories above or you have copied the IOPC into your email, you may not receive a response. However, if you have any more questions please contact 0300 020 0096. We welcome correspondence in Welsh. We will respond to you in Welsh and that this will not lead to delay.

Rydym yn croesawu gohebiaeth yn Gymraeg. Byddwn yn ymateb i chi yn Gymraeg ac na fydd hyn yn arwain at oedi.

This message and its content may contain confidential, privileged or copyright information. They are intended solely for the use of the intended recipient. If you received this message in error, you must not disclose, copy, distribute or take any action which relies on the contents. Instead, please inform the sender and then permanently delete it. Any views or opinions expressed in this communication

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Gall y neges hon gynnwys gwybodaeth gyfrinachol, freintiedig neu hawlfraint. Dim ond y derbynnydd arfaethedig ddylai eu defnyddio. Os ydych chi wedi derbyn y neges hon trwy gamgymeriad, peidiwch â dosbarthu, copïo neu gymryd unrhyw gamau sydd yn dibynnu ar y cynnwys. Yn lle, rhowch wybod i'r anfonwr ac wedyn dileu'r neges yn barhaol os gwellwch yn dda. Barn yr awdur yn unig yw'r safbwynt a barn a fynegir hyn ac nid o reidrwydd yn cynrychioli barn yr IOPC. Dim ond staff penodol sydd ag awdurdod i wneud cytundebau rhwymol ar ran yr IOPC trwy e-bost. Nid yw'r IOPC yn derbyn unrhyw gyfrifoldeb am gytundebau diawdurdod y daethpwyd iddynt gyda gweithwyr neu asiantau eraill. Ni all yr IOPC sicrhau diogelwch yr e-bost hwn nac unrhyw atodiadau. Er bod e-byst yn cael eu sganio'n rheolaidd, ni all yr IOPC gymryd unrhyw gyfrifoldeb am unrhyw firws y gellir ei drosglwyddo gyda'r rhyngrwyd. Mae systemau cyfathrebu IOPC yn cael eu monitro i'r graddau a ganiateir gan y gyfraith. O ganlyniad, gall unrhyw e-bost a neu atodiadau gael ei ddarllen gan staff monitro.

Show original message

(b)

North Kent Magistrates' Court (1966)

Sitting at Medway Magistrates Court

ALL ENQUIRIES: PO BOX CH4, The Courthouse, The Brook, Chatham, ME4 4JZ Tel: 01634 830232, Fas: 0870 324 0037 Email: northkent@justice.gov.uk

Office Opening Hours: 9.00am to 5pm, Monday to Friday

Dr Shantanu PANIGRAHI 3 HOATH LANE WIGMORE GILLINGHAM KENT ME8 OSL

[Received: 11.30 am 7 June 2023] Case number: 0462300074226

Born: 8 August 1957 URN: 46SJ1327123

Summons on Referral to Court

A magistrate has decided that your case should be referred to a full court hearing On 10 November 2023 at 2.00 pm At Medway Magistrates' Court The Courthouse, PO Box CH4, The Brook, Chatham, Kent, ME4 4JZ (telephone 01634 830232).

Reason For trial

Attendance

If you attend court, you must arrive 30 minutes before the time shown above. A listing time is not a guaranteed hearing time. You may be required to wait.

Warning

If you do not attend, the court may still deal with the case in your absence. If the court does not have up to date information about your financial circumstances you maybe ordered to pay a fine that is more than you can afford.

Date: 1 June 2023

Cases

Charge initiated by: Chief Constable KENT POLICE of Medway Police Station, Pursers Way, Eastbridge,

Gillingham, Kent, ME7 1NE

462300074226/1 Date of Charge: 05/04/2023 Prosecutor Reference: 2300XX0000000004742D

On 05/10/2022 at Boxley om the county of Kent drove a motor vehicle, namely a FORD FIESTA TITANIUM TURBO – 5 DOOR SALOON Index GH17AZZW, on a road, namely A229 Chatham Road, subject to a local traffic order, namely The Kent Council (Various Roads, Maidstone) (Speed Limits) (Consolidation)Order 2020, at a speed exceeding 50 miles per hour.

Contrary to the above local traffic Order and sections 84 and 89(1) of the Road Traffic Regulation Act 1984 and Schedule 2 to the Road Traffic Offenders Act 1988.

The sentence for this offence can be endorsed on your driving record

Dr Shantanu PANIGRAHI

2 June 2023/SUMRTC_47_0/8298/1

North Kent Magistrates's Court Code 1966

(c)

Consultant Psychiatrist Appointment on Monday 26 June 2023

from: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

to: "KMPTPALS (KENT AND MEDWAY NHS AND SOCIAL CARE PARTNERSHIP TRUST)"

<kmpt.pals.kmpt@nhs.net>
date: 23 Jun 2023, 16:36

subject: Consultant Psychiatrist Appointment on Monday 26 June 2023

mailed-by: gmail.com

To KMPT

Dear Sir/Madam

I have been going through mental health crisis and requested you to contact Britton House for me as attached: ToKMPTPALSccLongCatlisSurgeryJillJesson(DistressDepressionSuicidal)21June2023.

Ten minutes ago I telephoned Britton House when I did not hear anything from you or them to check on whether the appointment of Monday 26th June 2023 with Consultant Psychiatrist Dr Emmanuel had been converted from a telephone one to a face-to face one and was told that it will still be a

telephone appointment as attached:

FrBrittonHouse(Appointment7June2023_received14June2023)14June2023.docx.

In view of this I am under some doubt as to whether you passed on my email to Britton House; if you did you are not at fault but if you did not I wish to lodge a complaint to NHS England concerning KMPT.

If Britton House took a medical decision to retain my appointment as a telephone one as attached, clearly they are incompetent and negligent of the dire needs of a person who has been a mental patient for 20 plus years.

Please acknowledge receipt of this email immediately.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 0SL United Kngdom Tel: 07967789619

Attachments

Scanned by Gmail

ToKMPTPALSccLongCatlisSurgeryJillJesson(DistressDepressionSuicidal)21June2023 FrBrittonHouse(Appointment7June2023_received14June2023)14June2023

Automatic Response

Yahoo

/

Inbox

northkent < northkent@justice.gov.uk >

To:

Shantanu Panigrahi Tue, 27 Jun at 06:22

_, , ,

Thank you for your email.

We have received your query and will ensure that the relevant person deals with it as soon as possible.

Please do not re-send your query, as this will not result in it being dealt with any sooner.

Please note: Court staff are not legally trained and so are unable to offer legal advice.

If you are uncertain how to proceed, information can be found at www.gov.uk. If you are in doubt it is best to seek professional legal advice from a solicitor or Citizens Advice Bureau.

Need to make a complaint? Get started here: https://www.resolver.co.uk/hmcts-complaints/
This e-mail and any attachments is intended only for the attention of the addressee(s). Its
unauthorised use, disclosure, storage or copying is not permitted. If you are not the intended
recipient, please destroy all copies and inform the sender by return e-mail. Internet e-mail is not a
secure medium. Any reply to this message could be intercepted and read by someone else. Please
bear that in mind when deciding whether to send material in response to this message by e-mail.

This e-mail (whether you are the sender or the recipient) may be monitored, recorded and retained by the Ministry of Justice. Monitoring / blocking software may be used, and e-mail content may be read at any time. You have a responsibility to ensure laws are not broken when composing or forwarding e-mails and their contents.

06.47 am (UK-Time) 27 June 2023

Automatic Response

Yahoo

/

Sent

Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

To:

civil.claims@kent.pnn.police.uk, maidstonecrowncourt, Central London DJSKEL County Court, Enquiries Central London County Court, Enquiries Medway County Court, QBMastersListing, omar.sagher@governmentlegal.gov.uk

Hide

Tue, 27 Jun at 07:46

Dear Sirs

Please be aware that I will not be satisfied with anything less than a seven figure amount for damages and compensation whether that is executed by a criminal court at North Kent Magistrates Court appealed to Maidstone Crown Court, or it is dispensed at the Central London County Court under my Claim against the Prime Minister in E35YM660. At this point I do not know whether a criminal Court has jurisdiction to award compensation to a Defendant but both channels of possibilities are open, because of the simultaneous proceedings against Kent Police in J00ME572/HQ17XO1773 at Medway County Court appealed to the Kings Bench Division of the High Court.

Clarification is needed on whether Kent Police or the Prime Minister should be summoned to court to answer my allegations of State-wide conspiracy against me.

Yours sincerely (CLAIMANT) 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL

Tel: 07967789619

Sent from Yahoo Mail on Android

---- Forwarded message -----

From: "northkent" < northkent@justice.gov.uk>

To: "Shantanu Panigrahi" <shantanupanigrahi@yahoo.com>

Cc:

Hide original message

Sent: Tue, 27 Jun 2023 at 6:22 Subject: Automatic Response Thank you for your email.

We have received your query and will ensure that the relevant person deals with it as soon as possible.

Please do not re-send your query, as this will not result in it being dealt with any sooner.

Please note: Court staff are not legally trained and so are unable to offer legal advice.

If you are uncertain how to proceed, information can be found at www.gov.uk. If you are in doubt it is best to seek professional legal advice from a solicitor or Citizens Advice Bureau.

Need to make a complaint? Get started here: https://www.resolver.co.uk/hmcts-complaints/

This e-mail and any attachments is intended only for the attention of the addressee(s). Its unauthorised use, disclosure, storage or copying is not permitted. If you are not the intended recipient, please destroy all copies and inform the sender by return e-mail. Internet e-mail is not a secure medium. Any reply to this message could be intercepted and read by someone else. Please bear that in mind when deciding whether to send material in response to this message by e-mail. This e-mail (whether you are the sender or the recipient) may be monitored, recorded and retained by the Ministry of Justice. Monitoring / blocking software may be used, and e-mail content may be read at any time. You have a responsibility to ensure laws are not broken when composing or forwarding e-mails and their contents.

Central London DJSKEL <centrallondondjskel@justice.gov.uk>

To:

Shantanu Panigrahi

Tue, 27 Jun at 07:46

Thank You for your email message which is now in the judicial email inbox. This inbox is only viewed by judiciary and court staffs do not have access to this account. This auto response confirms that the message has arrived and will be dealt with in due course.

Thank You

Hide original message

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Thank you for emailing the King's Bench Division Masters' Listing team

Yahoo

/

Inbox

KB Masters Listing < kbmasterslisting@justice.gov.uk>

To: Shantanu Panigrahi Tue, 27 Jun at 07:46

Thank you for your email.

PLEASE READ the following as your email will not receive a further response if your query is answered by the information below, the documents attached or one of the relevant links below. Contacting Masters' Listing or the Master's Clerk

When contacting Masters' Listing, please contact the clerk for the assigned Master to your case, but these queries should only relate to applications, listing of hearings, listed hearings or orders made by a Master. Any other request should be sent to this team mailbox.

Accepting filings on CE-File

The aim is to accept all applications to a Master within 7 days of submission; however we are working through a backlog and they are being accepted between 10-14 days. Once accepted, the application is sent to a Master for consideration and we endeavour to communicate any direction, a listing or order within 14 days of acceptance. Acceptance of a filing on CE-File does NOT mean approval by a Master or Judge, it is an acceptance onto the system.

Direction Questionnaires (DQs) and CCMC/CMC listings

If you are waiting for DQs to be sent out by the court or for them to be accepted on CE-File, please contact Issues and Enquiries. Once your DQs have been accepted, please allow a minimum of one month following acceptance for them to be considered by a Master and before seeking a listing. This is another area where the is a backlog that we hope will be cleared shortly and we ask that the court is not chased within 4 weeks of acceptance.

Filing of documents - Legal Representatives Only

Pursuant Practice Direction(PD) 510 of the Civil Procedure Rules (CPR), all documents must be filed via CE-File unless directed by another rule or PD of the CPR. Any documents received via post or email will not be acknowledge and will be destroyed via confidential waste, only documents with accompanied by cheques will be returned.

Filing of documents - Litigants in Person Only

Litigants in person may continue to file via email, post or hand-delivery to the Queen's Bench Division drop box located in the main hall of the building. No counters are available to deliver or speak with staff.

Bundles and other documents for hearings

Bundles, skeleton arguments, cost budgets, draft orders and any other documents for a hearing before a Master should NOT be emailed to this address or CE-Filed as per the Masters' hearing directions (see current template attached) included with your hearing notice.

CCMC/CMC Orders – hard-copy bundles

Our template orders over the last year have requested a hard-copy bundle, however, where the hearing is remote, only an electronic bundle is needed.

Is your hearing remote or in person?

Please refer to your hearing notice and if it is in anyway unclear, please contact the Masters clerk – see the hearing directions attached for contact details. If your hearing is in a court room, the court number will be confirmed on the cause list published by 4:30pm the day before the hearing.

The King's Bench Guide is published and contains answers to our most common queries that are not answered by the hearing directions attached.

PRA Forms no-longer accepted

As of 19th July 2021, the PRA or Private Room Appointment form has been replaced by a Masters' Appointment form and a copy is attached to this email.

Enforcement hearings before Masters

Correspondence for Enforcement hearings before a Master should be sent to the Enforcement team and not Masters' Listing as we do not have access to their case files. Bundles for hearings or email addresses for hearings should be sent in accordance with the hearing directions attached. Legal advice

Court staff are not legally trained and cannot offer any comment that may be considered legal advice. Please note that you can get free, impartial advice from the following;

Citizen's Advice on 0800 144 8848 or at https://www.citizensadvice.org.uk/

Civil Legal Advice on 0345 345 4 345 or at https://www.gov.uk/civil-legal-advice

Support through court on 0300 081 0006 or at https://www.supportthroughcourt.org/contact-us/Bar Council's Direct Access Scheme contact through the website at

https://www.directaccessportal.co.uk/

Any Party

In accordance with Practice Direction 5B of the CPR – all emails to the court should include the following, failure to do so will result in the court not actioning or acknowledging your email. Subject Header – Case number, parties' names and any dates relating to an up-coming hearing Provide a clear description of the contents in the body of the e-mail message. Please refrain from messages such as "Please see attached".

Please copy your message to the relevant parties where applicable.

Any document that carries a fee and does not state, include proof of payment or fee remission will not be actioned.

If you're unable to comply with these points or any other part of Practice Direction 5B of the CPR, your message will not be actioned.

Team Contacts & Query Types

The main number for the Queen's Bench Division is 020 3936 8957, options for each team can be accessed there.

Masters Listing KBMastersListing@Justice.gov.uk – Applications/hearings before a Master QB Asbestos KB.Asbestos@Justice.gov.uk – Asbestos claims only, once they have been issued. Judges Listing Office KBJudgesListingOffice@Justice.gov.uk – Applications/hearings before a Judge, High Court Appeals

Enforcement Section KBEnforcement@Justice.gov.uk – Stay of executions, writ, charging orders, deed polls

Issue & Enquiries KBEnquiries@Justice.gov.uk – General Queries, New Claims, Copy Documents Childrens Funds KBChildrensFunds@Justice.gov.uk – All Claims started in the High Court where money has been paid into a Court Fund.

Fees Office FeesRCJ@justice.gov.uk - Help with fees applications and to make a payment.

Foreign Process Foreignprocess.rcj@justice.gov.uk - Registration of Foreign Judgements

You can find contact details for other courts in other jurisdictions at the Courts & Tribunals Finder.

Other useful links & Plain Text versions of those stated above

King's Bench Guide - https://www.judiciary.uk/guidance-and-resources/kings-bench-division-guide-2022-2/

King's Bench Division updates -

 $https://www.judiciary.uk/publications/?filter_type=publication\&search\&tax-single-subject=-1\&tax-single-publication-type=-1\&tax-single-publication-jurisdiction=-1\&tax-single-publication-court=1079\&date-range-after\&date-range-before$

Daily Cause List - https://www.gov.uk/government/publications/royal-courts-of-justice-cause-list CE-File https://efile.cefile-app.com/login?referer=%2F

CE-File Information & Support https://www.gov.uk/guidance/ce-file-system-information-and-support-advice

Courts & Tribunals Finder https://courttribunalfinder.service.gov.uk/search/

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recipient, please destroy all copies and inform the sender by return e-mail. Internet e-mail is not a secure medium. Any reply to this message could be intercepted and read by someone else. Please bear that in mind when deciding whether to send material in response to this message by e-mail. This e-mail (whether you are the sender or the recipient) may be monitored, recorded and retained by the Ministry of Justice. Monitoring / blocking software may be used, and e-mail content may be read at any time. You have a responsibility to ensure laws are not broken when composing or forwarding e-mails and their contents.

Download all attachments as a zip file

Masters Appointment Form.docx 41.6kB

Masters Hearing Directions template updated 14-Nov-22.docx 30.3kB

Automatic reply: Automatic Response

Yahoo

/

Inbox

Central London County, Enquiries <enquiries.centrallondon.countycourt@justice.gov.uk>

To:

Shantanu Panigrahi

Tue, 27 Jun at 07:47

Thank you for your email.

In future when emailing, please put the case number and the content in the subject line, for example J70CL123 Acknowledgment of Service. This will help your email get to the right team as quickly as possible.

We are experiencing a high volume of emails coming into the court. Please do not send multiple requests, as we are currently unable to deal with them. Please limit your correspondence to urgent matters only or documents for hearings.

We are working through relisting hearings and urgent matters. We ask for your patience at this time. Unless your matter is regarding a hearing taking place within 2 weeks, there may be a delay in dealing with it.

WHAT IF I HAVE A HEARING LISTED?

The majority of hearings are held face to face. For remote hearings, please be advised that you will receive the invite for the hearing either the evening before or on the morning of the hearing. If you have not heard from the court, please ring 0300 123 5577.

Please see below for guidance on the following matters:

Appointment information

Email Guidance

Email Specifications and exemptions for HMTCS

Sending emails with associated fees

County Court Part 7 Money Claims

Online Court Processes

Reasonable adjustments

Complaints

Legal Advice

Finding a Court's contact details

COVID-19 Guidance

- 1. APPOINTMENT INFORMATION
- · WHERE: All existing and new face to face appointments for Central London County Court will be held at the public counter on the Ground Floor of the West Green Building WG07.
- · WHAT: APPOINTMENTS ARE STRICTLY FOR THE BELOW CRITERIA:
- Stay of Eviction (double appointment)
- Injunction (double appointment)

- · 24-hour limitation on application
- · Judicial intervention within 24 hours.
- · Trial Bundle (if hearing is within 3 days)
- · Cash payment on application (if cheque/postal order is unavailable)
- Swearing statutory declaration
- · Swearing affidavits
- · Search of bankruptcy register

ANY MATTERS WHICH FALL OUTSIDE OF THE ABOVE SHOULD BE LEFT IN THE DROPBOX BY THE RECEPTION DESK IN THE MAIN HALL OF THE ROYAL COURTS OF JUSTICE

The received date will be the day the documents were dropped

• To book an appointment contact the court by telephone on 0207 947 7502. Please note we will not be able to deal with any queries via this number.

2. EMAIL GUIDANCE

Any e-mail which fails to comply with the guidance will not be processed and will be returned to you. All enquiries to civil courts and family courts can be received by email.

- · You can send all letters and documents (exemptions are listed below) relevant to the case including adoption cases. However, due to the sensitive nature of adoption work, the court will only send emails to secure email accounts.
- · An email account is considered secure when security measures are in place to make sure the data in the email can't be accessed by users without the relevant approval. Any account that ends in the following is considered secured: gsi, pnn, gsx, gcsx, gse, cjsm, and nhs.net.
- · If you are attaching a copy of an order from a hearing for the Court to process, please ensure that you are submitting it in Word format only.

SENDING BUNDLES

· Please note that court bundles are not part of this process and we will not print them. Some Local Authorities are piloting the use of Cloud-based 'E-bundle' storage solutions that allow all parties involved in a case to view and download the evidence electronically. This is different to the receipt of bundles by email. The court can not accept documents that require the setting up of an account or a password.

3. EMAIL SPECIFICATIONS AND EXEMPTIONS FOR HMCTS

- · All Civil and Family process, applications and documents will be accepted by email as long as when the entire email is printed out it is not more than 50 pages. This should include the email, all attachments (including any documents embedded in another) and enough copies to serve on required parties (excluding Local Authorities, CAFCASS and CAFCASS CYMRU for Family cases only).
- The total size of the email, including any attachments, must be less than 10mb. Please note that:
- · A page is one side, so 50 pages equals 25 pieces of paper printed on both sides.
- · Requests for the issue of Specified or Unspecified civil claims are excluded from this process. However, any subsequent process that leads from this following the issues of the claim will be accepted.
- Do not use more than one email to take any step in a case which requires a document or documents to be filed.

4. SENDING EMAILS WITH ASSOCIATED FEES

- In both Civil and Family cases court processes that carry a fee can also be received by email and processed by court staff. However the same conditions as above must apply and in addition:
- · the party issuing the process must either quote a Fee Account number (see below), or
- the party who wants to pay has a valid credit or debit card. If you wish to pay using this method please say this on the email and include a contact number for the Court to contact you to take payment.
- Please note Local Authorities are exempt from this provision.
- · What is a Fee Account?

- This is a Direct Debit function that is quick, safe and easy to use. It is available for solicitors and large organisations. Once you have set up an account all you need is to provide your fee account number within the body of the email. The fee will then be deducted from your account.
- · For more information and to apply for Fee Account please visit www.justice.gov.uk/courts/fees/payment-by-account
- 5. COUNTY COURT PART 7 MONEY CLAIMS
- · All County Court Part 7 Money Claims are now processed and issued at the County Court Money Claim Centre (CCMCC) and money claims should be sent to their address at PO Box 527, Salford, M5 0BY or DX 702634 Salford 5.
- You can contact CCMCC at the following accounts:
- · Customer E-Enquiries ccmcccustomerenquiries@justice.gov.uk
- · E-Filing ccmcce-filing@justice.gov.uk
- 6. ONLINE COURT PROCESSES
- · Some Court processes can be issued online through MCOL (Money Claim Online) and PCOL (Possession Claim Online) and can save you money compared to issuing through the Court.
- Make a court claim for money: Make a claim GOV.UK (www.gov.uk)
- · Possession Claim Online: recover property
- Further information on Court forms and process can be obtained from the website GOV.UK

7. REASONABLE ADJUSTMENTS

Disabilities affect people differently so we won't always know what will help. If you have a disability that means you can't access our information and services please get in touch with us. You can request help and support as a reasonable adjustment by phone, in person or in writing by:

· emailing RCJ.DCO@justice.gov.uk, or centrallondoncounty.dco@justice.gov.uk

To help us provide the best help and support, you should try to explain how your disability affects you and give as much information as you can. This will help our staff or the judge to consider what you'll need to do during your case and any help we can provide. Our staff will always talk with you and discuss any reasonable adjustments you might need.

8. COMPLAINTS

- · If you are unhappy with a part of your experience using the court service, please be aware that the judiciary are constitutionally independent of Government and the administration of the courts.
- · If you feel that decision was incorrect, the proper course of action is to consider whether to appeal the decision. We cannot help you to decide this or resolve it through the administrative complaints process, so we suggest you seek legal advice. If you have not already done so, you may wish to consider seeking independent advice on your situation. Any Citizens Advice Bureau provides free, confidential, and impartial advice on a range of matters. Their contact details can be found in the telephone directory or on their website at www.citizensadvice.org.uk.
- · If your complaint is about how the judge conducted your case you can contact the Judicial Conduct Investigations Office online at https://www.complaints.judicialconduct.gov.uk, or send to Room 81-82, Queen's Building, Royal Courts of Justice, Strand, London, WC2A 2LL, You need to do this within three months.

9. LEGAL ADVICE

- · HM Court Service staff are not legally trained and must remain strictly neutral at all times. They cannot therefore examine documents and give an opinion on their contents or upon any aspect of a case. It is the responsibility of the parties to ensure they file the correct documents in the correct format. Court staff cannot analyse a case and tell the parties the legal implications of decisions or other circumstances. It is for you to find out the options available to you and, where necessary, seek independent legal advice. It is recommended you decide what options to take and to ensure you understand the implications of that option.
- Up to date possession guidance is available at the following links:
- · Understanding the possession action process: A guide for private landlords in England and Wales GOV.UK (https://www.gov.uk/government/publications/understanding-the-possession-action-

process-guidance-for-landlords-and-tenants/understanding-the-possession-action-process-a-guide-for-private-landlords-in-england-and-wales#claims-already-in-the-court-system

· Understanding the possession action process: A guide for social landlords in England and Wales - GOV.UK (https://www.gov.uk/government/publications/understanding-the-possession-action-process-guidance-for-landlords-and-tenants/understanding-the-possession-action-process-a-guide-for-social-landlords-in-england-and-wales)

10. FINDING A COURT'S CONTACT DETAILS

- · You can find court email addresses at https://courttribunalfinder.service.gov.uk/
- · You can contact your local County Court for more information. You can find contact details on Court and Tribunal Finder, https://courttribunalfinder.service.gov.uk/
- You can also get in touch via the contact centre: 0300 123 5577
- · Web: www.gov.uk/hmcts

11. COVID-19 GUIDANCE

- · Please see the below link on update information for the Courts and Tribunals planning and preparation in relation to Coronavirus (COVID19)
- $\cdot \quad \text{https://www.gov.uk/guidance/coronavirus-covid-19-courts-and-tribunals-planning-and-preparation} \\$

For information on how HMCTS uses personal data about you please see:

https://www.gov.uk/government/organisations/hm-courts-and-tribunals-service/about/personal-information-charter

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08.56 am (UK-Time) 27 June 2023

Revamping the Monarchial-State periodically

in TCLP-UK proceedings

https://www.theconservativelibertariansociety.com/forum/tclp-uk-proceedings/revamping-the-monarchial-state-periodically

The reason that the Conservative Libertarian Party of the United Kingdom (TCLP-UK) has in its Constitution the provision that the Monarchy should be put to a referendum of all 21 year adults once every 21 years is that unless the State is revamped from time to time to reflect the priorities of the next generation, long-term malaise sets in in the functioning of the State. Out with the old and in

with the new is thus the fundamentals of democracy wherein the State has a fresh chance to assess and provide the structure and functioning of society.

This happens in Parliamentary Democracy in the United Kingdom when there is a general election once every five years or sooner if the Prime Minister of the day needs fresh mandate in light of political imperatives. But that is not enough. The Constitution needs to respond to the needs of the next generation and within that Parliamentary democracy should function.

TCLP-UK is not a Republican movement in the strictest definition of the term for cultural tradition of the United Kingdom should be adhered to as the culture is what the country projects to the wider humanity so that people across the world knows who they are dealing with when it comes to business and tourism both into the country and internationally.

Every Monarch should have the right to the provision that he or she manages Parliamentary Democracy with as much or as little interference that the Monarch sees as being necessary as the Head of State whose prime responsibility is the need to look after the State. Some Monarchs exert more powers and others less. It is not for the Courts to decide what these should be. If a Monarch is acting dictatorially the next generation will have the chance to dismiss him or her in the national referendum and the next in line to the throne will then come into the position as Head of State.

This is how the State gets revamped and malaise is avoided. When there are unlimited tenures for the Monarch, the State is hindered from nationalism and patriotism ceases in the individual citizens who become subjects to the Monarch. This causes conflicts for different generations place different emphasis on how much freedom they should like to have, the rights that they should enjoy, and so forth.

Like

Share Comments

Write a com

10.54 am (UK-Time) 27 June 2023

Update:

A KIMS Hospital email came at 11.40 am. I felt that the State was saying that I am scheduled for the Mental Hospital again. Had just posted the TCLP-UK post on Revamping the Monarchy tweeting it. With the silence on emails official I suddenly phoned Britton House and spoke to the receptionist saying that Dr Oranusi telephoned me yesterday and said that he was changing my medication from risperidone to aripiprazole. My wife is very worried as we are going on holiday and she says risperidone is the only antipsychotic that works for me. I have been taking it for 15 years, so could we leave it.? She said that she would let Dr Oranusi know. I asked so he has not actioned it yet? She said No. I said that I would rather have hyperprolactinaemia than risk a change. She asked when I was going on holiday. I said that we are going to Turkey in September but Broadstairs next month. So if my medication is changed we are concerned that all kinds of trouble may brew up. She said OK and she would let Dr Oranusi know. The Call ended at 12.18 pm.

At 12.38 pm Spam call came into my Mobile Phone from 01707 384045

Just when I was thinking that these two emails could not be published and that I was stuck in inactivity, a response came from the Administrative Court which did not say much, but enabled me to publish the two materials, in Daily Bulletin, tweeting and posting in Vishista Advaita Sampradaya:

 $\underline{https://www.knowledge assessment and dissemination.com/post/further-harassment-dished-out-on-me}\\$

https://www.knowledgeassessmentanddissemination.com/post/automatic-response-questions-questions-on-the-constitution

RE: Automatic reply: Petition to the Monarch * OFFICIAL * Inbox

from: Administrative Court Office, General Office <generaloffice@administrativecourtoffice.justice.gov.uk> to: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

date: 27 Jun 2023, 14:10

subject: RE: Automatic reply: Petition to the Monarch * OFFICIAL *

mailed-by: administrativecourtoffice.justice.gov.uk
Signed by: administrativecourtoffice.justice.gov.uk
security: Standard encryption (TLS) Learn more

: Important mainly because it was sent directly to you.

Dear Shantanu

The court does not accept links.

Please refer to the above attachment.

Here is a link for your convenience.

The Administrative Court Judicial Review Guide 2022 (judiciary.uk)

Kind regards

Brian O'Meara *OFFICIAL*

Administrative Court Office | Issues and Enquiries | C324

King's Bench Division | HMCTS | Royal Courts of Justice | Strand, London | WC2A 2LL

T: 020 7947 6655 (Option 6) | Web: www.gov.uk/hmcts

cid:image002.jpg@01D42B18.AF6A0F40

Daily Cause List: http://www.justice.gov.uk/courts/court-lists/list-rcj

Listing Enquiries: listoffice@administrativecourtoffice.justice.gov.uk

General Enquiries: generaloffice@administrativecourtoffice.justice.gov.uk

Criminal & Extradition Enquiries: crimex@administrativecourtoffice.justice.gov.uk

Skeleton Arguments: london.skeletonarguments@administrativecourtoffice.justice.gov.uk

Case Progression: caseprogression@administrativecourtoffice.justice.gov.uk

For information on how HMCTS uses personal data about you please see:

https://www.gov.uk/government/organisations/hm-courts-and-tribunals-service/about/personal-information-charter

In accordance with Practice Direction 5B - Electronic communication and filing we ask you to do the following when sending an e-mail message to the court:

- · Clearly state the Court's action number, parties' names and any dates relating to an up-coming hearing in the subject header.
- · In accordance with Practice Direction 3.3a, please do not submit documents which carry a payable fee; such e-mails will be deleted.

We do not accept documents over 50 pages by electronic means.

PLEASE DO NOT SEND EMAILS TO PERSONAL INBOXES AS NO ACTION WILL BE TAKEN. PERSONAL INBOXES ARE NOT MONITORED. PLEASE SEND ALL EMAILS TO: generaloffice@administrativecourtoffice.justice.gov.uk

From: Shantanu Panigrahi [mailto:shanpanigrahi3000@gmail.com]

Sent: 21 June 2023 17:47

To: Administrative Court Office, Case Progression

<caseprogression@administrativecourtoffice.justice.gov.uk>; Administrative Court Office, General
Office <generaloffice@administrativecourtoffice.justice.gov.uk>; Administrative Court Office, List

Office < listoffice@administrativecourtoffice.justice.gov.uk>

Cc: alex.chalk.mp@parliament.uk

Subject: Fwd: Automatic reply: Petition to the Monarch * OFFICIAL *

Dear Sir

Here is the rest of the data for the Judicial Review RE: Petition to the Monarch * OFFICIAL * (knowledgeassessmentanddissemination.com)

https://www.knowledgeassessmentanddissemination.com/post/re-petition-to-the-monarch-official

(a)

quote from Dev (knowledgeassessmentanddissemination.com) https://www.knowledgeassessmentanddissemination.com/post/quote-from-dev

(b|)

RE: How the Find a Solicitor Works [A365-26441-44791] (knowledgeassessmentanddissemination.com)

 $\frac{https://www.knowledgeassessment and dissemination.com/post/re-how-the-find-a-solicitor-works-a365-26441-44791}{\text{2}}$

(c)

Distress, depression and suicidal thoughts (knowledgeassessmentanddissemination.com) https://www.knowledgeassessmentanddissemination.com/post/distress-depression-and-suicidal-thoughts

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL United Kingdom Tel: 07967789619

----- Forwarded message ------

From: Administrative Court Office, List Office < listoffice@administrativecourtoffice.justice.gov.uk >

Date: Tue, 20 Jun 2023 at 16:16

Subject: Automatic reply: Petition to the Monarch * OFFICIAL * To: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

The Administrative Court List Office are currently experiencing a high volume of emails, however will endeavour to respond to your email within 5 working days.

* OFFICIAL *

This amail has been scanned by the Symantes Email Security sloud convice

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One attachment

• Scanned by Gmail Administrative Court Information for Court Users

Effective date: 27 June 2022

The following practical measures will remain in place until further notice, to assist the court to deal with its business as efficiently as possible.

Sections A and B apply to all Administrative Court claims. Compliance with Section A is required by Practice Directions 54A and 54B.

Sections C to H also apply to claims, appeals and applications administered by the Administrative Court; but where arrangements differ depending on which Administrative Court office is dealing with the matter, this is explained in the text below.

Arrangements for electronic working

A. ELECTRONIC BUNDLES

(Practice Direction 54A, §§ 4.5 and 15; Practice Direction 54B, §1.3)

Electronic bundles must be prepared as follows and be suitable for use with all of Adobe Acrobat Reader and PDF Expert and PDF Xchange Editor.

- 1. A bundle must be a single PDF.
- 2. If the bundle is filed in support of an urgent application (i.e., an application made using Form N463) it must not exceed 20mb, and (unless the court requests otherwise) should be filed by email
- 3. If the papers in support of any claim or appeal or non-urgent application exceed 20mb, the party should file:
- a. a core bundle (no larger than 20mb) including, as a minimum, the Claim Form and Grounds or Notice of Appeal and Grounds, or Application Notice and Grounds; documents regarded as essential to the claim, appeal, or application (for example the decision challenged, the letter before claim and the response, etc.); any witness statements (or primary witness statement) relied on in support of the claim, appeal or application; and a draft of the order the court is asked to make; and b. a further bundle containing the remaining documents.

Bundles should be filed using the Document Upload Centre.

- 4. All bundles must be paginated in ascending order from start to finish. The first page of the PDF will be numbered "1", and so on. (Any original page numbers of documents within the bundle are to be ignored.) Index pages must be numbered as part of the single PDF document, they are not to be skipped; they are part of the single PDF and must be numbered. If a hard copy of the bundle is produced, the pagination on the hard copy must correspond exactly to the pagination of the PDF.

 5. Wherever possible pagination should be computer-generated; if this is not possible, pagination
- must be in typed form.
- 6. The index page must be hyperlinked to the pages or documents it refers to.
- 7. Each document within the bundle must be identified in the sidebar list of contents/bookmarks, by date and description (e.g., "email 11.9.21 from [x] to [y]"). The sidebar list must also show the bundle page number of the document.
- 8. All bundles must be text based, not a scan of a hard copy bundle. If documents within a bundle have been scanned, optical character recognition should be undertaken on the bundle before it is lodged. (This is the process which turns the document from a mere picture of a document to one in which the text can be read as text so that the document becomes word-searchable, and words can be highlighted in the process of marking them up.) The text within the bundle must therefore be selectable as text, to facilitate highlighting and copying.
- 9. Any document in landscape format must be rotated so that it can be read from left to right.
- 10. The default display view size of all pages must always be 100%.
- 11. The resolution on the electronic bundle must be reduced to about 200 to 300 dpi to prevent delays whilst scrolling from one page to another.
- 12. If a bundle is to be added to after the document has been filed, it should not be assumed the judge will accept a new replacement bundle because he/she may already have started to mark up the original. Inquiries should be made of the judge as to what the judge would like to do about it. Absent a particular direction, any pages to be added to the bundle as originally filed should be provided separately, in a separate document, with pages appropriately sub-numbered.

For guidance showing how to prepare an electronic bundle, see (as an example) this video prepared by St Philips Chambers, which explains how to create a bundle using Adobe Acrobat Pro https://st-philips.com/creating-and-using-electronic-hearing-bundles/

Any application filed by a legal representative that does not comply with the above rules on electronic bundles may not be considered by a Judge. If the application is filed by a litigant in person the electronic bundle must if at all possible, comply with the above rules.

If it is not possible for a litigant in person to comply with the rules on electronic bundles, the application must include a brief explanation of the reasons why.

B. THE DOCUMENT UPLOAD CENTRE

Whenever possible, file documents electronically. This includes claims, responses, interlocutory applications, and hearing bundles. Unless stated otherwise below, file documents using the Document Upload Centre (DUC).

Requests to upload documents to the DUC should be sent to the email addresses referred to below in Sections D, E and F. After uploading a document, you must email the relevant court office to confirm the upload.

For guidance on how to use the DUC, see the HMCTS "Professional Users Guide" for detailed information about the Document Upload Centre1

, and the DUC video guide on

YouTube2

Arrangements for filing and responding to claims, appeals and applications

C. APPLICATIONS FOR URGENT CONSIDERATION

Administrative Court, London (Royal Courts of Justice)

Urgent applications (i.e. applications within the scope of Practice Direction 54B) should be filed either electronically (preferred wherever possible), or by post or DX. Until further notice, urgent applications may not be filed over the counter at the Royal Courts of Justice.

The process explained below should be used for any urgent interlocutory application that is filed electronically.

1. Applications must be filed by email to:

immediates@administrativecourtoffice.justice.gov.uk accompanied with either a PBA

1

https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment_data/file/887109/Document_Upload_Centre_-_Professional_User.pdf

2

https://www.youtube.com/watch?v=rbYBhdPNr5E number, receipt of payment by debit/credit card or a fee remission certificate (see below, Section G).

- 2. This inbox will be monitored Monday to Friday between the hours of 9:30am and 4:30pm. Outside of these hours the usual QB out of hours procedure should be used.
- 3. Your application must be accompanied by an electronic bundle containing only those documents which it will be necessary for the court to read for the purposes of determining the application see Practice Direction 54B at $\S\S1.3$, and 2.2-2.3. The bundle must be prepared in accordance with the guidance at Section A; it must not exceed 20mb.
- 4. Any other urgent queries should be sent by email to: generaloffice@administrativecourtoffice.justice.gov.uk, marked as high priority, and with 'URGENT' in the subject line. Any such emails will be dealt with as soon as possible.

If you are not legally represented and do not have access to email, you should contact the Administrative Court Office by telephone on 020 7947 6655 (option 6) so that details of your application may be taken by telephone and alternative arrangements made if permitted by the senior legal manager or the duty judge.

Other Administrative Court offices

Out of London, urgent applications may be filed between 10am and 4pm, Monday to Friday. Urgent applications may also be filed in person. If you wish to file in person, you should contact the relevant office by phone to arrange to attend the public counter. The phone numbers are as follows Birmingham 0121 681 4441 – pick option 2 then option 5. Cardiff 02920 376460 Leeds 0113 306 2578

Manchester 0161 240 5313

If filing an urgent application by email, the arrangements at 1-4 above apply, save that: (a) see Section H below for how to pay the application fee; and (b) please use the following email addresses.

Birmingham:

birmingham@administrativecourtoffice.justice.gov.uk

Cardiff:

cardiff@administrativecourtoffice.justice.gov.uk

Leeds:

leeds@administrativecourtoffice.justice.gov.uk

Manchester:

manche ster@administrative court of fice.justice.gov.uk

D. NON-URGENT WORK: CIVIL CLAIMS AND APPEALS

All other civil business (i.e. non-urgent claims, appeals and applications) should be filed electronically (preferred wherever possible) or by post or DX. There may be a slight delay before claims/applications are issued, but the date the Claim Form or Notice of Appeal is received by the Administrative Court office will be recorded as the date of filing. It remains the responsibility of the party making an application or claim to ensure that it is filed within the applicable time limit. If a decision on an interlocutory application is time-sensitive, please state (both in the Application Notice and in a covering letter) the date by which a decision on the application is required.

Filing claims, appeals and non-urgent applications

- 1. Wherever possible, claims for judicial review, statutory appeals, planning matters, and non-urgent interlocutory applications are to be filed electronically using the Document Upload Centre.
- 2. Requests to upload documents should be sent

for London cases to: DUC@administrativecourtoffice.justice.gov.uk for other offices, use the appropriate email address at Section C above.

You will receive an invitation by email to upload your documents. You should then upload the claim/appeal/application bundle (prepared in accordance with Section A).

- 3. If you are commencing a claim or appeal please upload a further PDF document comprising an additional copy of the Claim Form or Notice of Appeal and the decision document challenged. If filing in London include a PBA number or proof of payment by debit/credit card or a fee remission certificate (see Section H); if you are filing the claim at any office out of London, also see Section H.
- 4. Documents being uploaded must be in PDF format, no other format will be accepted by the system. If the papers in support of an application for judicial review or an appeal or an application exceed 20mb, the claimant/appellant/applicant should file:
- a. a core bundle (no larger than 20mb) including, as a minimum, the Claim Form and Grounds or Notice of Appeal and Grounds, or Application Notice and Grounds; documents regarded as essential to the claim, appeal, or application (for example the decision challenged, the letter before claim and the response, etc.); any witness statements (or primary witness statement) relied on in support of the claim, appeal or application; and a draft of the order the court is asked to make; and b. a further bundle containing the remaining documents.

- 5. All electronic bundles must be prepared/formatted in accordance with the guidance at Section A.
- 6. Once a claim or appeal has been issued, Administrative Court staff will provide the case reference number to the parties by email.
- 7. Interlocutory applications should be sent by email for London cases to: generaloffice@administrativecourtoffice.justice.gov.uk

for other offices, use the appropriate email address at Section C above.

If filing in London include a PBA number or receipt of payment by debit/credit card (see Section H); if filing at an office out of London, also see Section H.

8. If you are not legally represented and do not have access to email, contact the Administrative Court office by telephone so that alternative arrangements can be made.

For London claims the number is 020 7947 6655 (option 6). For claims at other offices use the appropriate phone number at Section C above.

Responding to claims, appeals or application notices

- 1. Wherever possible, any response to a claim or appeal or application notice should be filed electronically. This will include Acknowledgements of Service, Respondent's Notices, responses to interlocutory applications, and any supporting bundles.
- 2. File smaller documents (less than 50 pages or less than 10mb) by email. In London these should be sent to caseprogression@administrativecourtoffice.justice.gov.uk, for other offices use the appropriate email address at Section C above.
- 3. For all larger documents use the Document Upload Centre. Any request to upload documents must be made by the professional representative by email:
- for London cases to: DUC@administrativecourtoffice.justice.gov.uk for other offices, use the appropriate email address at Section C above.
- 4. The requirements for the preparation of bundles at Section A and Section D (filing claims) apply and must be followed. Please note the provisions on file size.
- 5. If you are not legally represented and do not have access to email, you should contact the Administrative Court office by telephone so that alternative arrangements can be made. For London claims the number is 020 7947 6655 (option 6). For claims at other offices use the appropriate phone number at Section C above.

E. NON-URGENT WORK: CLAIMS IN CRIMINAL CAUSES OR MATTERS, APPEALS BY CASE STATED

Filing claims and issuing applications and case stated appeals

- 1. Wherever possible, non-urgent claims for judicial review in criminal causes or matters and appeals by case stated are to be filed electronically using the Document Upload Centre.
- 2. Requests to upload documents should be sent for London cases to: crimex@administrativecourtoffice.justice.gov.uk for other offices, use the appropriate email address at Section C above.
- 3. You will receive an invitation by email to upload your documents. You should then upload the claim/appeal/application bundle (prepared in accordance with Section A). If you are commencing a claim or appeal please also upload a further PDF document comprising an additional copy of the Claim Form or Notice of Appeal and the decision document challenged. If filing in London include a PBA number or proof of payment by debit/credit card or a fee remission certificate (see Section H); if filing at any of the out of London offices, also see Section H.
- 4. Once a claim or appeal has been issued, Administrative Court staff will provide the case reference number to the parties by email.
- 5. Interlocutory applications should be sent by email

for London cases to: crimex@administrativecourtoffice.justice.gov.uk for other offices, please use the appropriate email address referred to at Section B above.

For London include a PBA number or receipt of payment by debit/credit card (see Section H); if you are filing the claim in one of the out of London offices, also see Section H.

- 6. The requirements for the preparation of bundles at Section A and Section D (filing claims) apply and must be followed. Please note the provisions on file size.
- 7. If you are not legally represented and do not have access to email, you should contact the Administrative Court office by telephone on 020 7947 6655 (option 6) so that alternative arrangements can be made.

Responding to claims and case stated appeals

- 1. Wherever possible, any response to a claim or appeal or application notice should be filed electronically. This includes Acknowledgements of Service, Respondent's Notices, responses to interlocutory applications, and any supporting bundles.
- 2. File smaller documents (less than 50 pages or less than 10mb) by email. In London, use crimex@administrativecourtoffice.justice.gov.uk, and for other offices use the appropriate email address at Section C above.
- 3. For all larger documents use the Document Upload Centre. Requests to upload documents should be sent

for London cases to: crimex@administrativecourtoffice.justice.gov.uk for other offices, use the appropriate email address at Section C above.

- 4. The requirements the preparation of bundles at Section A and Section D apply and must be followed. Please note the provisions on file size.
- 5. If you are not legally represented and do not have access to email, you should contact the Administrative Court Office by telephone on 020 7947 6655 (Option 6) so that alternative arrangements can be made.

F. EXTRADITION APPEALS

Filing appeals and issuing Application Notices

1. Wherever possible, extradition appeals and interlocutory applications in extradition appeals must be sent electronically to:

crimex@administrativecourtoffice.justice.gov.uk

Include a PBA number or proof of payment by debit/credit card (see Section H). If you are not legally represented and do not have access to email, you should contact the Administrative Court office by telephone 020 7947 6655 (Option 6) so that alternative arrangements can be made.

2. After the period for lodging amended grounds of appeal has expired the Appeal Bundle must be lodged. Please use the Document Upload Centre. Any request to upload

documents must be made by the professional representative by email to:

crimex@administrativecourtoffice.justice.gov.uk

Litigants in person without access to email should contact the Court to make alternative arrangements – see paragraph 1 above.

- 3. Any further bundles (whether for renewed application for permission to appeal or for the hearing of the appeal) shall also be lodged in by the methods stated at paragraph 2 above.
- 4. All bundles for the appeal or (if heard other than at the permission to appeal hearing or the appeal hearing), for any application in the appeal must be prepared in accordance with the requirements at Section A above. If the papers in support of an appeal or application exceed 20mb, the Appellant/Applicant should file:

a. a core bundle (no larger than 20mb) including, as a minimum, the Notice of Appeal and Grounds, or Application Notice and grounds; documents regarded as essential to the appeal, or application (for example the extradition request, the judgment of the District Judge, the Respondent's Notice etc.); any witness statements (or primary witness statement) relied on in support of the appeal or application; and a draft of the order the court is asked to make; and b. a further bundle containing the remaining documents.

Responding to appeals and Application Notices

- 1. Wherever possible, responses to appeals and Application Notices should be filed electronically with the Administrative Court.
- 2. File smaller documents (less than 50 pages or less than 10mb) by email, to Crimex@administrativecourtoffice.justice.gov.uk.
- 3. Larger documents should be filed using the Document Upload Centre. Any request to upload documents must be made by email to crimex@administrativecourtoffice.justice.gov.uk
- 4. Litigants in person without access to email should contact the Administrative Court office by phone on 020 7947 6655 (Option 6) so that alternative arrangements can be made.
- 5. Any documents for the hearing of the appeal or application must be prepared in accordance with the requirements at Section A, and be lodged in the manner described above in the paragraphs concerning the filing of appeals.

Other arrangements

G. DETERMINATION OF CLAIMS

Paper applications

Applications for permission to apply for judicial review, applications for permission to appeal, and interlocutory applications will continue to be considered on the papers, as usual.

Orders

Orders will be served on all parties by email or, if service by email is not possible, they will be served by post.

Hearings

- 1. All matters for hearing will appear in the Daily Cause List. The list may be subject to change at short notice.
- 2. Hearings will ordinarily take place either in person (in court).
- 3. A judge may, on application by the parties, permit a different mode of hearing: either a hybrid hearing, or a remote hearing. A hybrid hearing is when some participants in court and others present by video. At a remote hearing all participants are present by video or phone. Hybrid hearings are conducted using the Cloud Video Platform (CVP) for persons attending by video. Remote hearings are by Cloud Video Platform (CVP) or Microsoft Teams (video), or BT Meet Me (phone). If a hearing takes place by video and/or phone, the arrangements will be made by the court.
- 3. If an application is made that the hearing take place as a hybrid hearing or a remote hearing, the application will be determined by a judge who will decide whether it is in the interests of justice to grant the application. Whenever possible the judge will make this decision taking account of the views of the parties.
- 4. If it appears a hearing may need to be vacated (e.g. by reason of illness) or the arrangements for the hearing may need to be changed (e.g. because a party is required to self-isolate), please inform the court as soon as possible.

H. FEES (APPLIES TO ALL CLAIMS)

Payment by debit or credit card (by phone or email)

You can pay a court fee for a London claim by debit or credit card by contacting the Fees Office on 020 7073 4715 between the hours of 10:00am and 16:00pm, Monday to Friday (except bank holidays) or by emailing RCJfeespayments@justice.gov.uk Once the payment has been processed you will receive a receipt which you should submit with the claim form and/or application form. Court fees for claims at other offices can also be paid by debit or credit card – please provide your contact telephone number in the email/letter that accompanies the claim or application, you will be contacted to make payment by phone.

Payment by PBA

If you have a PBA account, then you must include the reference number in a covering letter with any claim form and/or application you lodge so the fee can be deducted from this account.

Payment by cheque

Cheques should be made payable to HMCTS. The cheque should be sent together with the Claim Form or Application Notice, either by post or DX.

For London claims cheques can be sent via the drop box at the main entrance in the Royal Courts of Justice. For claims at other offices, if you have arranged to file the claim/application in person, you may bring the cheque with you.

Attending the Fees Office counter (Royal Courts of Justice, London only)

The Fees Office counter is open to the public Monday to Friday 10:00am to 4:30pm (except Bank Holidays). Access to the Fees Office counter is on an appointment only basis. There is no walk-in facility. To make an appointment to attend the counter contact the Fees Office, Monday to Friday 10.00am to 4.00pm (except Bank Holidays), by phone (020 7947 6527) or by email (feesofficecounterbooking@justice.gov.uk). Do not attend without a confirmed appointment. Once the fee has been taken or the fee remission form completed the Claim Form, or Notice of Appeal or Application Notice may be sent and will be forwarded to the relevant Administrative Court office for processing.

Help with fees

To apply for fee remission, go to the Help with Fees website www.gov.uk/get-help-with court-fees and complete the step-by-step application process.

If your claim is in London forward your 'HWF' reference to the Fees Office feesrcj@justice.gov.uk along with a copy of your Claim Form and/or application form.

Please note, the number is confirmation of applying and is not confirmation of Remission entitlement. The Fees Office will process your application and contact you with the outcome of the Help with Fees application and will advise your next steps. For the out of

London offices send your HWF reference along with the Claim Form and/or application form.

14.40 pm (UK-Time) 27 June 2023

At At 14.45 a Spam Call came into my Mobile Phone from 01273 961405.

15.27 pm (UK-Time) 27 June 2023

RE: App pack - SRA2004523 Dr Shantanui Panigrahi v Solicitors Regulation Authority Inbox

from: complaintsreview < complaintsreview@cedr.com> to: Shantanu Panigrahi < shanpanigrahi3000@gmail.com>

date: 27 Jun 2023, 16:44

subject: RE: App pack - SRA2004523 Dr Shantanui Panigrahi v Solicitors Regulation Authority

mailed-by: cedr.com Signed by: cedr.com

security: Standard encryption (TLS) Learn more Important mainly because it was sent directly to you.

Good afternoon, Thank you for your email. You are required to complete the application if you wish to proceed. Kind regards, Shannell

From: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

Sent: Friday, June 16, 2023 11:32 AM

To: complaintsreview < complaintsreview@cedr.com>

Subject: Re: App pack - SRA2004523 Dr Shantanui Panigrahi v Solicitors Regulation Authority

Dear Sirs

I have looked through the application form and overview documents and due to its cumbersome processing requirements do not have the time or energy to fill these in.

If the Centre for Effective Dispute Resolution wishes to enter into email correspondence to take this complaint step by step forward bearing in mind the abysmal processing of the Trial Hearing Case at the North Kent Magistrates Court as attached:

ToNorthKentMagistratesCourtccKentPolice(SummaryJudgment)16Jun2023 that proves the this Court is acting as Prosecutor, Judge and Jury all in one and is therefore a kangaroo court covering up the allegations that I have made to pursue a witch hunt against me in conspiracy with a secretive Establishment that it is an intrinsic part of, we can take this matter forwards with a view to securing the demand that I have for £40 million in damages and compensation for the 26 years of victimisation, terrorism, persecution for my religious beliefs, and the systematic obstruction of Justice.

Further you are part of the conspiracy as evident from the fact that you ignored or covered up your predecessors criminalty against me in respect of the attached communication: To Solicitors Regulation Authority Complaints & Reports cc CEDR (AutoReply) 15 Jun 2023. docx.

What do you have to say about this accusation?

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 0SL **United Kingdom**

Tel: 07967789619

On Fri, 16 Jun 2023 at 10:42, complaintsreview <complaintsreview@cedr.com> wrote:

Good morning,

We write further to the above matter.

We have been contacted by the SRA to state that your case is now ready for a Stage 3 review.

Please find attached above the Application Form and Overview of the process. Once we receive your completed application form, we will commence the complaints review.

If you have any further queries, please do not hesitate to contact us.

Kind regards,

Heather

Consumer Services Team

Centre for Effective Dispute Resolution (CEDR)

From: complaintsreview <complaintsreview@cedr.com>

Sent: Monday, June 12, 2023 10:16 AM

To: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

Subject: RE: Your complaint to the SRA

Independent Complaints Review Service for the Solicitor's Regulation Authority (SRA) - Enquiry Good morning,

Thank you for your email and enquiry to the Independent Complaints Review Scheme.

Please note the following for the stages of the complaints process:

Stage 1 requires you to make a formal complaint, where you would receive a response from the unit where the complaint arose.

Stage 2 will occur if you are unhappy with the Stage 1 response. Your complaint will then be referred to the SRA's central Complaints Team.

The SRA central Complaints Team must write to you to confirm that you have exhausted their internal complaints procedure and that Stage 2 has been completed, before you would be able to make your application to use our service.

Stage 3 is the Independent Complaints Review.

As part of the process, we have to contact the SRA to get confirmation that you have completed Stages 1 and 2. Please note this can take upto 5 working days, once we receive their response, we will contact you to advise of the next steps.

In the meantime please review our Guidance Notes which I have attached to this email and are also available to view on our website at: https://www.cedr.com/consumer/solicitors/

We hope this is of assistance and we will be in contact shortly.

Kind regards,

Shannell

Independent Complaints Review Service for SRA Centre for Effective Dispute Resolution (CEDR)

From: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

Sent: Friday, June 9, 2023 6:50 PM

To: complaintsreview <complaintsreview@cedr.com>

Subject: Re: Your complaint to the SRA

Dear Sir/Madam

I disagree with this report, you so need to start afresh and not so much concentrate on producing a report for my consumption or for the Court's consumption but for the Public Enquiry: PUBLIC ENQUIRY PROCESS COMMENCED: IOPC Reference - 2022/173746 (knowledgeassessmentanddissemination.com)

https://www.knowledgeassessmentanddissemination.com/post/public-enquiry-processcommenced-iopc-reference-2022-173746 The entire report is a whitewash cover-up of Stateengineered Hate crime against me, a law-abiding citizen for being a Republican of sorts in that I think the Monarch should be subjected to a referendum for continuing as Head of State once every 15 years. So the State has victimised, terrorised, persecuted, and obstructed justice with me a second class citizen. They tried everything, stuck me in a mental hospital twice, tried to make me stateless, and impoverished me with only pension to live on with no scope for employment and when I stayed put knowing that they could not take away my British passport according to international conventions so that I am free to go on holidatys and return back to the United Kingdom with my occupational pension soon to be supplemented with State pension in August, they Cyber attacked me with 500 criminal anonymous emails to me and my family both here and in India to try and destroy our lives mentally and physically. So the cyber attacks were not trolls, Victims of Panigrahi Association (VOPA) does not exist.but was concocted by the Security Services secretly to send malicious emails from my email account as a pretext to getting Kent Police to arrest me on 4 occasions and a 5th one that was coerced invitation. to charge me with offences with the complicity of North Kent Magistrates Court especially. All my protestations in issuing litigation against the Prime Minister, the University of Greenwich, taking the matter to the International Criminal Court came to nothing, such is the power of the State. But I survived. There is no resolution: A Republican is an outcast of the society in the United Kingdom.

Please do not reply to this email. This statement is just for the record.

Yours sincerely

Dr Shantanui Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL

Tel: 07967789619

To request a review of your complaint, please contact the Independent Reviewer within 20 working days i.e., by 8 July 2023

How to contact the Independent Reviewer By email: complaintsreview@cedr.com

By phone: 020 7536 6000

By post:

Centre for Effective Dispute Resolution (CEDR)

100 St. Paul's Churchyard,

London

EC4M 8BU

United Kingdom

On Fri, 9 Jun 2023 at 14:55, Sean Kent <Sean.Kent@sra.org.uk> wrote:

Sensitivity: General Dear Dr Panigrahi I have completed a review of your complaint about our service. Please find attached a letter explaining my findings. At the end of the letter are details of the next step available to you should you wish to seek an independent review of our conduct and dealings with you.

Yours sincerely Sean Kent Corporate Complaints Officer Corporate Complaints Team

Solicitors Regulation Authority

sean.kent@sra.org.uk

www.sra.org.uk

For information on how we handle your personal data, see our privacy notice.

This email is intended for the addressee only. This includes any attachments. Its unauthorised use, further processing, storage or copying is not allowed. If you are not the intended recipient, please let the sender know and then destroy all copies.

Please note the sender is not authorised to conclude any contract on behalf of the Solicitors Regulation Authority by email.

We are the regulator of solicitors and law firms in England and Wales. The Solicitors Regulation Authority Limited is a company limited by guarantee. Our registered offices are: The Cube, 199 Wharfside Street, Birmingham, B1 1RN. Our company registration number is: 1260805

17.35 pm (UK-Time) 27 June 2023

At 17.40 pm had to dispose of the email from the Administrative Court and the Centre for Effective Dispute Resolution as both will only lead to the State kicking the ball into the long grass and at the end of it I will be the loser. I would as things stand attend the Hearing of 10 November 2023 2 pm to bring a closure to this saga one way or the other.

 $\underline{https://www.knowledge assessment and dissemination.com/post/re-automatic-reply-petition-to-the-monarch-official}$

https://www.knowledgeassessmentanddissemination.com/post/re-app-pack-sra2004523-dr-shantanui-panigrahi-v-solicitors-regulation-authority

17.52 pm (UK-Time) 27 June 2023

RE: Automatic reply: Petition to the Monarch * OFFICIAL * Inbox

rom: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

to: Northkent <northkent@justice.gov.uk>,

"ravina@olivessolicitors.com" < ravina@olivessolicitors.com >,

Force Control Kent <force.control@kent.police.uk>,

"Administrative Court Office, Case Progression"

<administrativecourtoffice.caseprogression@hmcts.x.gsi.gov.uk>

date: 27 Jun 2023, 18:40

subject: Re: Fw: Automatic reply: Petition to the Monarch * OFFICIAL *

mailed-by: gmail.com

On Tue, 27 Jun 2023 at 18:27, shanpanigrahi3000@gmail.com <shanpanigrahi3000@gmail.com> wrote:

To Magistrates OLIVES Solicitors

Dear Sir/Madam

I am unclear on why this email has comes to me from the General Enquiries of the Administrative Court of the High Court instead of Case Progression as it clearly relates to Case CO/1680/2002 but hopefully OLIVES Solicitors can clarify.

Yours sincerely
Dr Shantanu Panigrahi
3 Hoath Lane
Wigmore
Gillingham
Kent ME8 0SL
Tel: 07967789619

Sent from Yahoo Mail on tAndroidis

---- Forwarded message -----

From: "Administrative Court Office, General Office"
<generaloffice@administrativecourtoffice.justice.gov.uk>
To: "'Shantanu Panigrahi'" <shanpanigrahi3000@gmail.com>

Cc:

Sent: Tue, 27 Jun 2023 at 14:10

Subject: RE: Automatic reply: Petition to the Monarch * OFFICIAL *

Dear Shantanu

The court does not accept links.

Please refer to the above attachment.

Here is a link for your convenience.

The Administrative Court Judicial Review Guide 2022 (judiciary.uk)

Kind regards

Brian O'Meara *OFFICIAL*

Administrative Court Office | Issues and Enquiries | C324

King's Bench Division | HMCTS | Royal Courts of Justice | Strand, London | WC2A 2LL

T: 020 7947 6655 (Option 6)| Web: www.gov.uk/hmcts

cid:image002.jpg@01D42B18.AF6A0F40

Daily Cause List: http://www.justice.gov.uk/courts/court-lists/list-rcj

 $Listing\ Enquiries: list of fice@administrative court of fice.justice.gov.uk$

General Enquiries: generaloffice@administrativecourtoffice.justice.gov.uk Criminal & Extradition Enquiries: crimex@administrativecourtoffice.justice.gov.uk

Skeleton Arguments: london.skeletonarguments@administrativecourtoffice.justice.gov.uk

Case Progression: caseprogression@administrativecourtoffice.justice.gov.uk
For information on how HMCTS uses personal data about you please see:

https://www.gov.uk/government/organisations/hm-courts-and-tribunals-service/about/personal-

information-charter

In accordance with Practice Direction 5B - Electronic communication and filing we ask you to do the following when sending an e-mail message to the court:

- · Clearly state the Court's action number, parties' names and any dates relating to an up-coming hearing in the subject header.
- · In accordance with Practice Direction 3.3a, please do not submit documents which carry a payable fee; such e-mails will be deleted.

We do not accept documents over 50 pages by electronic means.

PLEASE DO NOT SEND EMAILS TO PERSONAL INBOXES AS NO ACTION WILL BE TAKEN. PERSONAL INBOXES ARE NOT MONITORED. PLEASE SEND ALL EMAILS TO: generaloffice@administrativecourtoffice.justice.gov.uk

From: Shantanu Panigrahi [mailto:shanpanigrahi3000@gmail.com]

Sent: 21 June 2023 17:47

To: Administrative Court Office, Case Progression

<caseprogression@administrativecourtoffice.justice.gov.uk>; Administrative Court Office, General
Office <generaloffice@administrativecourtoffice.justice.gov.uk>; Administrative Court Office, List
Office listoffice@administrativecourtoffice.justice.gov.uk>

Cc: alex.chalk.mp@parliament.uk

Subject: Fwd: Automatic reply: Petition to the Monarch * OFFICIAL *

Dear Sir

Here is the rest of the data for the Judicial Review RE: Petition to the Monarch * OFFICIAL * (knowledgeassessmentanddissemination.com)

https://www.knowledgeassessmentanddissemination.com/post/re-petition-to-the-monarch-official

(a)

 $quote\ from\ Dev\ (knowledge assessment and dissemination.com)$

https://www.knowledgeassessmentanddissemination.com/post/quote-from-dev

(b|)

RE: How the Find a Solicitor Works [A365-26441-44791]

(knowledgeassessmentanddissemination.com)

https://www.knowledgeassessmentanddissemination.com/post/re-how-the-find-a-solicitor-works-a365-26441-44791

(c)

Distress, depression and suicidal thoughts (knowledgeassessmentanddissemination.com) https://www.knowledgeassessmentanddissemination.com/post/distress-depression-and-suicidal-thoughts

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL United Kingdom

Tel: 07967789619

----- Forwarded message ------

From: Administrative Court Office, List Office < listoffice@administrativecourtoffice.justice.gov.uk>

Date: Tue, 20 Jun 2023 at 16:16

Subject: Automatic reply: Petition to the Monarch * OFFICIAL * To: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

The Administrative Court List Office are currently experiencing a high volume of emails, however will endeavour to respond to your email within 5 working days.

* OFFICIAL *

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If your email has not been acknowledged or answered within 5 working days, or if you have difficulty reading this email or any attachment included, please contact the author on the number quoted above.

The author is not authorised to bind the Department contractually, or to make representations or other statements which may bind the Department in any way via electronic means.

========

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Automatic Response

Inbox

from: northkent < northkent@justice.gov.uk >

to: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

date: 27 Jun 2023, 18:41 subject: Automatic Response mailed-by: justice.gov.uk Signed by: justice.gov.uk

security: Standard encryption (TLS) Learn more

Thank you for your email.

We have received your query and will ensure that the relevant person deals with it as soon as possible.

Please do not re-send your query, as this will not result in it being dealt with any sooner.

Please note: Court staff are not legally trained and so are unable to offer legal advice.

If you are uncertain how to proceed, information can be found at www.gov.uk. If you are in doubt it is best to seek professional legal advice from a solicitor or Citizens Advice Bureau.

Need to make a complaint? Get started here: https://www.resolver.co.uk/hmcts-complaints/

This e-mail and any attachments is intended only for the attention of the addressee(s). Its unauthorised use, disclosure, storage or copying is not permitted. If you are not the intended recipient, please destroy all copies and inform the sender by return e-mail. Internet e-mail is not a secure medium. Any reply to this message could be intercepted and read by someone else. Please bear that in mind when deciding whether to send material in response to this message by e-mail. This e-mail (whether you are the sender or the recipient) may be monitored, recorded and retained by the Ministry of Justice. Monitoring / blocking software may be used, and e-mail content may be read at any time. You have a responsibility to ensure laws are not broken when composing or forwarding e-mails and their contents.

18.57 pm (UK-Time) 27 June 2023

RE: App pack - SRA2004523 Dr Shantanui Panigrahi v Solicitors Regulation Authority

from: Shantanu Panigrahi <shanpanigrahi3000@gmail.com> complaintsreview <complaintsreview@cedr.com>

date: 27 Jun 2023, 22:47

subject: RE: App pack - SRA2004523 Dr Shantanui Panigrahi v Solicitors Regulation Authority

mailed-by: gmail.com

Dear Sirs

I do not know what you mean by application, as this was an automatic process of Stage 3, and it was discussed at length as linked here: RE: App pack - SRA2004523 Dr Shantanui Panigrahi v Solicitors Regulation Authority (knowledgeassessmentanddissemination.com)

https://www.knowledgeassessmentanddissemination.com/post/re-app-pack-sra2004523-dr-shantanui-panigrahi-v-solicitors-regulation-authority

It concerns Olives Solicitors, and not just that the fact that the entire State machinery has been manipulated against me by unseen powers as evidenced by the attached correspondence: ToNorthKentMagistratesOlivesSolicitorsKentPoliceAdminCourt(blocked)27Jun2023.docx.

If however you still require an Application Form, I will not be sending one to you. As I said these correspondence are dynamic in nature for we are working towards my attendance at a bail meeting on 28 September 2023 1600 hours followed by a Trial Hearing of myself on at North Kent Magistrates Court sitting at Medway Magistrates Court on 10 November 2023 by which time your investigation must have been completed.

Yours sincerely

Dr Shantanu Panigrahi

3 Hoath Lane Wigmore Gillingham Kent ME8 OSL United Kingdom Tel: 07967789619

Forwarded:

from: complaintsreview < complaintsreview@cedr.com> to: Shantanu Panigrahi < shanpanigrahi3000@gmail.com>

date: 27 Jun 2023, 16:44

subject: RE: App pack - SRA2004523 Dr Shantanui Panigrahi v Solicitors Regulation Authority

mailed-by: cedr.com Signed by: cedr.com

security: Standard encryption (TLS) Learn more

: Important mainly because it was sent directly to you.

Good afternoon,

Thank you for your email.

You are required to complete the application if you wish to proceed. Kind regards,

Shannell

One attachment

Scanned by Gmail

ToNorthKentMagistratesOlivesSolicitorsKentPoliceAdminCourt(blocked)27Jun2023.docx:

RE: Automatic reply: Petition to the Monarch * OFFICIAL * Inbox

rom: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

to: Northkent <northkent@justice.gov.uk>,

"ravina@olivessolicitors.com" <ravina@olivessolicitors.com>,

Force Control Kent <force.control@kent.police.uk>,
"Administrative Court Office, Case Progression"

<administrativecourtoffice.caseprogression@hmcts.x.gsi.gov.uk>

date: 27 Jun 2023, 18:40

subject: Re: Fw: Automatic reply: Petition to the Monarch * OFFICIAL *

mailed-by: gmail.com

On Tue, 27 Jun 2023 at 18:27, shanpanigrahi3000@gmail.com <shanpanigrahi3000@gmail.com> wrote:

To Magistrates OLIVES Solicitors

Dear Sir/Madam

I am unclear on why this email has comes to me from the General Enquiries of the Administrative Court of the High Court instead of Case Progression as it clearly relates to Case CO/1680/2002 but hopefully OLIVES Solicitors can clarify.

Yours sincerely
Dr Shantanu Panigrahi
3 Hoath Lane
Wigmore
Gillingham
Kent ME8 OSL
Tel: 07967789619

Sent from Yahoo Mail on tAndroidis

---- Forwarded message -----

From: "Administrative Court Office, General Office"
<generaloffice@administrativecourtoffice.justice.gov.uk>
To: "'Shantanu Panigrahi'" <shanpanigrahi3000@gmail.com>

Cc:

Sent: Tue, 27 Jun 2023 at 14:10

Subject: RE: Automatic reply: Petition to the Monarch * OFFICIAL *

Dear Shantanu

The court does not accept links.

Please refer to the above attachment.

Here is a link for your convenience.

The Administrative Court Judicial Review Guide 2022 (judiciary.uk)

Kind regards

Brian O'Meara *OFFICIAL*

Administrative Court Office | Issues and Enquiries | C324

King's Bench Division | HMCTS | Royal Courts of Justice | Strand, London | WC2A 2LL

T: 020 7947 6655 (Option 6) | Web: www.gov.uk/hmcts

cid:image002.jpg@01D42B18.AF6A0F40

Daily Cause List: http://www.justice.gov.uk/courts/court-lists/list-rcj Listing Enquiries: listoffice@administrativecourtoffice.justice.gov.uk

Eisting Enquires. iistomee@damiiiistrativeeodritomee.jastiee.gov.ak

General Enquiries: generaloffice@administrativecourtoffice.justice.gov.uk Criminal & Extradition Enquiries: crimex@administrativecourtoffice.justice.gov.uk

Skeleton Arguments: london.skeletonarguments@administrativecourtoffice.justice.gov.uk

Case Progression: caseprogression@administrativecourtoffice.justice.gov.uk

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https://www.gov.uk/government/organisations/hm-courts-and-tribunals-service/about/personal-information-charter

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We do not accept documents over 50 pages by electronic means.

PLEASE DO NOT SEND EMAILS TO PERSONAL INBOXES AS NO ACTION WILL BE TAKEN. PERSONAL INBOXES ARE NOT MONITORED. PLEASE SEND ALL EMAILS TO:

generaloffice@administrativecourtoffice.justice.gov.uk

From: Shantanu Panigrahi [mailto:shanpanigrahi3000@gmail.com]

Sent: 21 June 2023 17:47

To: Administrative Court Office, Case Progression

<caseprogression@administrativecourtoffice.justice.gov.uk>; Administrative Court Office, General
Office <generaloffice@administrativecourtoffice.justice.gov.uk>; Administrative Court Office, List
Office listoffice@administrativecourtoffice.justice.gov.uk>

Cc: alex.chalk.mp@parliament.uk

Subject: Fwd: Automatic reply: Petition to the Monarch * OFFICIAL *

Dear Sir

Here is the rest of the data for the Judicial Review RE: Petition to the Monarch * OFFICIAL * (knowledgeassessmentanddissemination.com)

https://www.knowledgeassessmentanddissemination.com/post/re-petition-to-the-monarch-official

(a)

quote from Dev (knowledgeassessmentanddissemination.com)

https://www.knowledgeassessmentanddissemination.com/post/quote-from-dev

(b|)

RE: How the Find a Solicitor Works [A365-26441-44791]

(knowledgeassessmentanddissemination.com)

 $\underline{https://www.knowledgeassessmentanddissemination.com/post/re-how-the-find-a-solicitor-works-a365-26441-44791}$

(c)

Distress, depression and suicidal thoughts (knowledgeassessmentanddissemination.com) https://www.knowledgeassessmentanddissemination.com/post/distress-depression-and-suicidal-thoughts

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL United Kingdom Tel: 07967789619

----- Forwarded message ------

From: Administrative Court Office, List Office < listoffice@administrativecourtoffice.justice.gov.uk>

Date: Tue, 20 Jun 2023 at 16:16

Subject: Automatic reply: Petition to the Monarch * OFFICIAL * To: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

The Administrative Court List Office are currently experiencing a high volume of emails, however will endeavour to respond to your email within 5 working days.

* OFFICIAL *

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If your email has not been acknowledged or answered within 5 working days, or if you have difficulty reading this email or any attachment included, please contact the author on the number quoted above.

The author is not authorised to bind the Department contractually, or to make representations or other statements which may bind the Department in any way via electronic means.

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Automatic Response Inbox

from: northkent < northkent@justice.gov.uk >

to: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

date: 27 Jun 2023, 18:41 subject: Automatic Response mailed-by: justice.gov.uk Signed by: justice.gov.uk

security: Standard encryption (TLS) Learn more

Thank you for your email.

We have received your query and will ensure that the relevant person deals with it as soon as possible.

Please do not re-send your query, as this will not result in it being dealt with any sooner.

Please note: Court staff are not legally trained and so are unable to offer legal advice.

If you are uncertain how to proceed, information can be found at www.gov.uk. If you are in doubt it is best to seek professional legal advice from a solicitor or Citizens Advice Bureau.

Need to make a complaint? Get started here: https://www.resolver.co.uk/hmcts-complaints/

This e-mail and any attachments is intended only for the attention of the addressee(s). Its unauthorised use, disclosure, storage or copying is not permitted. If you are not the intended recipient, please destroy all copies and inform the sender by return e-mail. Internet e-mail is not a secure medium. Any reply to this message could be intercepted and read by someone else. Please bear that in mind when deciding whether to send material in response to this message by e-mail. This e-mail (whether you are the sender or the recipient) may be monitored, recorded and retained by the Ministry of Justice. Monitoring / blocking software may be used, and e-mail content may be read at any time. You have a responsibility to ensure laws are not broken when composing or forwarding e-mails and their contents.

Posted immediately in Daily Bulletin, tweeting and facebooking in Vishista Advaita Sampradaya page of Facebook:

https://www.knowledgeassessmentanddissemination.com/post/re-app-pack-sra2004523-dr-shantanui-panigrahi-v-solicitors-regulation-authority-1

23.02 pm (UK-Time) 27 June 2023

Progress in the Judicial Review

from: Shantanu Panigrahi <shanpanigrahi3000@gmail.com> to: listoffice@administrativecourtoffice.justice.gov.uk

date: 28 Jun 2023, 06:55

subject: Fwd: Progress in the Judicial Review

mailed-by: gmail.com

----- Forwarded message -----

From: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

Date: Wed, 28 Jun 2023 at 06:33 Subject: Progress in the Judicial Review

To: stoffice@administrativecourtoffice.justice.gov.uk>

To
Administrative Court
Listing Division

Dear Sir/Madam

Thank you for the email that I received yesterday from the Administrative Court as attached: FrAdministrativeCourtOffice(General_foorwardsfromListing)27Jun2023.docx

I am grateful that you have pointed out that the Court does not accept links as evidence that can be compiled by the Court into a bundle and skeleton arguments. As the Court is no doubt aware these proceedings are dynamic in nature.

I will therefore not be sending the Court links to my websirre anymore and will send developing materials as email attachments.

Please fix a listing date ahead of 28 September 2023.doc in view of the unlawful bail that has been imposed on me by Kent Police as attached:

- (a) FrCentreforDisputeResolution(SRA)27Jun2023.docx
- (b) Kent Police OFFICIAL Gemerated Date.docx
- (c) FrCherie(UnlawfulBailPeriod)21Jun2023.docx
- (d) Kent Police Extended Bail.pdf.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL United Kingdom Tel: 07967789619

5

Attachments

• Scanned by Gmail:

FrAdministrativeCourtOffice(General_foorwardsfromListing)27Jun2023.docx FrCentreforDisputeResolution(SRA)27Jun2023.docx Kent Police OFFICIAL Gemerated Date.docx FrCherie(UnlawfulBailPeriod)21Jun2023.docx Kent Police Extended Bail.pdf.

(all as above, except Cherie: Unlawful bail period - Olives asleep? Inbox

from: Anonymous Remailer < mixmaster@remailer.privacy.at > via dizum.com

to: shanpanigrahi3000@gmail.com,

turnerj@tuckerssolicitors.com, complaintsteam@sra.org.uk, shantanupanigrahi@yahoo.com, dotun@olivessolicitors.com date: 21 Jun 2023, 21:24

subject: Unlawful bail period - Olives asleep?

mailed-by: dizum.com

security: dizum.com did not encrypt this message Learn more

: Important according to Google magic.

Dear Shan,

It is more than three calendar months between 18 June and 28 September.

Your matter does not involve HMRC, SFO, NCA, FCA or any other agency, if any, designated in the Police and Criminal Evidence Act 1984 ("PACE"), as amended by the Policing and Crime Act 2018 and by section 45 of the Police, Crime, Sentencing and Courts Act 2022.

This three month period is a hard and fast limit. Neither the police nor a court may increase it. Only Parliament can, by amending primary legislation.

What has transpired is not merely an irregularity but renders the bail unlawful, and its imposition null and void from inception, and not merely after 18 September.

You may thus safely ignore it, perhaps it is what they want you to do. However, I would email them and send them a letter by recorded delivery informing them that you are doing this, and why.

The conditions were otherwise onerous, oppressive and unreasonable too; there is a duty for the bailing authority, here your local police, to deal with the investigation expeditiously. Quite how you pulled it off they evidently don't know, and you must forever stay silent about it because PCOJ may be serious. Our own speculation is that you have a dedicated device that is kept offsite and used only very infrequently and only for this, possibly using another internet connection too. All things said and done, you are a "Master in the field of Escapology", and I think they too believe it but instead of capitulating with grace, they try to save face.

You need to press on with your compensation claims. This is an abuse of both powers and process. It cannot be merely an administrative error. Who authorised it? While you will not be awarded millions, on the limited facts that I know a six-figure settlement is not impossible.

If your solicitors have failed to tell you this, then they must be as incompetent as the other authorities with whom you have had the misfortune to deal over the years.

I read somewhere that you have engaged Tuckers, who no doubt could be more useful than Olives Solicitors, which appears to be run by, according to the web, "a dotun-monkey on extension 419". I have no comment. I hope you do not mention your conspiracy theories involving countries in South America, or Moldova, to Tuckers.

However, M.Mulhouse, on whom I rely to keep me updated about your saga, repeats his complaint that since you discontinued with the archival site, he is operating blind most of the time. Kindly remedy this without procrastinating.

Affectionately,

~~~Cherie

#### 08.05 am (UK-Time) 28 June 2023

## RE: Progress in the Judicial Review \* OFFICIAL \*

Inbox

from: Administrative Court Office, List Office < listoffice@administrativecourtoffice.justice.gov.uk >

to: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>,

"Administrative Court Office, List Office" <listoffice@administrativecourtoffice.justice.gov.uk>

date: 28 Jun 2023, 08:48

subject: RE: Progress in the Judicial Review \* OFFICIAL \* mailed-by: administrative court office. justice. gov. uk security: Standard encryption (TLS) Learn more

: Important according to Google magic.

#### Good morning,

This needs to go the General office.

Andrew Hamilton | Administrative Court List Office \* OFFICIAL \*

King's Bench Division | HMCTS | Royal Courts of Justice | Strand, London | WC2A 2LL Phone: 020 7947 6655 | andrew.hamilton@administrativecourtoffice.justice.gov.uk

Web: www.gov.uk/hmcts

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https://www.gov.uk/government/organisations/hm-courts-and-tribunals-service/about/personal-information-charter

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In accordance with Practice Direction 3.3a, please do not submit documents which carry a payable fee; such e-mails will be deleted.

We do not accept documents over 20 pages by electronic means.

From: Shantanu Panigrahi [mailto:shanpanigrahi3000@gmail.com]

Sent: 28 June 2023 06:56

To: Administrative Court Office, List Office < listoffice@administrativecourtoffice.justice.gov.uk>

Subject: Fwd: Progress in the Judicial Review

----- Forwarded message ------

From: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

Date: Wed, 28 Jun 2023 at 06:33 Subject: Progress in the Judicial Review

To: stoffice@administrativecourtoffice.justice.gov.uk>

To
Administrative Court
Listing Division

Dear Sir/Madam

Thank you for the email that I received yesterday from the Administrative Court as attached: FrAdministrativeCourtOffice(General\_foorwardsfromListing)27Jun2023.docx

I am grateful that you have pointed out that the Court does not accept links as evidence that can be compiled by the Court into a bundle and skeleton arguments. As the Court is no doubt aware these proceedings are dynamic in nature.

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- (b) Kent Police OFFICIAL Gemerated Date.docx
- (c) FrCherie(UnlawfulBailPeriod)21Jun2023.docx
- (d) Kent Police Extended Bail.pdf.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL United Kingdom Tel: 07967789619

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If your email has not been acknowledged or answered within 5 working days, or if you have difficulty reading this email or any attachment included, please contact the author on the number quoted above.

The author is not authorised to bind the Department contractually, or to make representations or other statements which may bind the Department in any way via electronic means.

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### Last Updated: 09.40 am (UK-Time) 28 June 2023

Had tidied up my email to the Administrative Court Listing Office extending it with the details, as follows:

Progress in the Judicial Review

from: Shantanu Panigrahi <shanpanigrahi3000@gmail.com> to: listoffice@administrativecourtoffice.justice.gov.uk

date: 28 Jun 2023, 06:55

subject: Fwd: Progress in the Judicial Review

mailed-by: gmail.com

----- Forwarded message ------

From: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

Date: Wed, 28 Jun 2023 at 06:33 Subject: Progress in the Judicial Review

To: listoffice@administrativecourtoffice.justice.gov.uk>

To Administrative Court Listing Division

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Yours sincerely

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5

**Attachments** 

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- (c) Kent Police OFFICIAL Gemerated Date.docx
- (d) Kent Police Extended Bail.pdf.:
- (e) FrCherie(UnlawfulBailPeriod)21Jun2023.docx

(a)

RE: Automatic reply: Petition to the Monarch \* OFFICIAL \* Inbox

from: Administrative Court Office, General Office <generaloffice@administrativecourtoffice.justice.gov.uk> to: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

date: 27 Jun 2023, 14:10

subject: RE: Automatic reply: Petition to the Monarch \* OFFICIAL \*

mailed-by: administrativecourtoffice.justice.gov.uk
Signed by: administrativecourtoffice.justice.gov.uk
security: Standard encryption (TLS) Learn more

: Important mainly because it was sent directly to you.

Dear Shantanu

The court does not accept links.

Please refer to the above attachment.

Here is a link for your convenience.

The Administrative Court Judicial Review Guide 2022 (judiciary.uk)

Kind regards

Brian O'Meara \*OFFICIAL\*

Administrative Court Office | Issues and Enquiries | C324

King's Bench Division | HMCTS | Royal Courts of Justice | Strand, London | WC2A 2LL

T: 020 7947 6655 (Option 6) | Web: www.gov.uk/hmcts

cid:image002.jpg@01D42B18.AF6A0F40

Daily Cause List: http://www.justice.gov.uk/courts/court-lists/list-rcj Listing Enquiries: listoffice@administrativecourtoffice.justice.gov.uk General Enquiries: generaloffice@administrativecourtoffice.justice.gov.uk

Criminal & Extradition Enquiries: crimex@administrativecourtoffice.justice.gov.uk

Skeleton Arguments: london.skeletonarguments@administrativecourtoffice.justice.gov.uk

Case Progression: caseprogression@administrativecourtoffice.justice.gov.uk

For information on how HMCTS uses personal data about you please see:

https://www.gov.uk/government/organisations/hm-courts-and-tribunals-service/about/personal-information-charter

In accordance with Practice Direction 5B - Electronic communication and filing we ask you to do the following when sending an e-mail message to the court:

- · Clearly state the Court's action number, parties' names and any dates relating to an up-coming hearing in the subject header.
- · In accordance with Practice Direction 3.3a, please do not submit documents which carry a payable fee; such e-mails will be deleted.

We do not accept documents over 50 pages by electronic means.

PLEASE DO NOT SEND EMAILS TO PERSONAL INBOXES AS NO ACTION WILL BE TAKEN. PERSONAL INBOXES ARE NOT MONITORED. PLEASE SEND ALL EMAILS TO: generaloffice@administrativecourtoffice.justice.gov.uk

From: Shantanu Panigrahi [mailto:shanpanigrahi3000@gmail.com]

Sent: 21 June 2023 17:47

To: Administrative Court Office, Case Progression

<caseprogression@administrativecourtoffice.justice.gov.uk>; Administrative Court Office, General
Office <generaloffice@administrativecourtoffice.justice.gov.uk>; Administrative Court Office, List

Office < listoffice@administrativecourtoffice.justice.gov.uk>

Cc: alex.chalk.mp@parliament.uk

Subject: Fwd: Automatic reply: Petition to the Monarch \* OFFICIAL \*

Dear Sir

Here is the rest of the data for the Judicial Review RE: Petition to the Monarch \* OFFICIAL \* (knowledgeassessmentanddissemination.com)

https://www.knowledgeassessmentanddissemination.com/post/re-petition-to-the-monarch-official

(a)

quote from Dev (knowledgeassessmentanddissemination.com) https://www.knowledgeassessmentanddissemination.com/post/quote-from-dev

(b|)

RE: How the Find a Solicitor Works [A365-26441-44791]

(knowledgeassessmentanddissemination.com)

https://www.knowledgeassessmentanddissemination.com/post/re-how-the-find-a-solicitor-works-a365-26441-44791

(c)

Distress, depression and suicidal thoughts (knowledgeassessmentanddissemination.com) https://www.knowledgeassessmentanddissemination.com/post/distress-depression-and-suicidal-thoughts

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 0SL United Kingdom Tel: 07967789619

----- Forwarded message ------

From: Administrative Court Office, List Office < listoffice@administrativecourtoffice.justice.gov.uk>

Date: Tue, 20 Jun 2023 at 16:16

Subject: Automatic reply: Petition to the Monarch \* OFFICIAL \* To: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

The Administrative Court List Office are currently experiencing a high volume of emails, however will endeavour to respond to your email within 5 working days.

\* OFFICIAL \*

This email has been scanned by the Symantec Email Security.cloud service.

For more information please visit http://www.symanteccloud.com

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The contents of this email and any attachments are confidential and are intended for the use of the correct recipient(s) only. If you have received this email in error, please contact the author immediately. It is an offence to disclose or distribute the contents of this email and/or any attachments without consent of the author.

If your email has not been acknowledged or answered within 5 working days, or if you have difficulty reading this email or any attachment included, please contact the author on the number quoted above.

The author is not authorised to bind the Department contractually, or to make representations or other statements which may bind the Department in any way via electronic means.

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One attachment

• Scanned by Gmail Administrative Court Information for Court Users

Effective date: 27 June 2022

The following practical measures will remain in place until further notice, to assist the court to deal with its business as efficiently as possible.

Sections A and B apply to all Administrative Court claims. Compliance with Section A is required by Practice Directions 54A and 54B.

Sections C to H also apply to claims, appeals and applications administered by the Administrative Court; but where arrangements differ depending on which Administrative Court office is dealing with the matter, this is explained in the text below.

Arrangements for electronic working

A. ELECTRONIC BUNDLES

(Practice Direction 54A, §§ 4.5 and 15; Practice Direction 54B, §1.3)

Electronic bundles must be prepared as follows and be suitable for use with all of Adobe Acrobat Reader and PDF Expert and PDF Xchange Editor.

- 1. A bundle must be a single PDF.
- 2. If the bundle is filed in support of an urgent application (i.e., an application made using Form N463) it must not exceed 20mb, and (unless the court requests otherwise) should be filed by email
- 3. If the papers in support of any claim or appeal or non-urgent application exceed 20mb, the party should file:

a. a core bundle (no larger than 20mb) including, as a minimum, the Claim Form and Grounds or Notice of Appeal and Grounds, or Application Notice and Grounds; documents regarded as essential to the claim, appeal, or application (for example the decision challenged, the letter before claim and the response, etc.); any witness statements (or primary witness statement) relied on in support of the claim, appeal or application; and a draft of the order the court is asked to make; and b. a further bundle containing the remaining documents.

Bundles should be filed using the Document Upload Centre.

- 4. All bundles must be paginated in ascending order from start to finish. The first page of the PDF will be numbered "1", and so on. (Any original page numbers of documents within the bundle are to be ignored.) Index pages must be numbered as part of the single PDF document, they are not to be skipped; they are part of the single PDF and must be numbered. If a hard copy of the bundle is produced, the pagination on the hard copy must correspond exactly to the pagination of the PDF.

  5. Wherever possible pagination should be computer-generated; if this is not possible, pagination must be in typed form.
- 6. The index page must be hyperlinked to the pages or documents it refers to.
- 7. Each document within the bundle must be identified in the sidebar list of contents/bookmarks, by date and description (e.g., "email 11.9.21 from [x] to [y]"). The sidebar list must also show the bundle page number of the document.
- 8. All bundles must be text based, not a scan of a hard copy bundle. If documents within a bundle have been scanned, optical character recognition should be undertaken on the bundle before it is lodged. (This is the process which turns the document from a mere picture of a document to one in which the text can be read as text so that the document becomes word-searchable, and words can be highlighted in the process of marking them up.) The text within the bundle must therefore be selectable as text, to facilitate highlighting and copying.
- 9. Any document in landscape format must be rotated so that it can be read from left to right. 10. The default display view size of all pages must always be 100%.
- 11. The resolution on the electronic bundle must be reduced to about 200 to 300 dpi to prevent delays whilst scrolling from one page to another.
- 12. If a bundle is to be added to after the document has been filed, it should not be assumed the judge will accept a new replacement bundle because he/she may already have started to mark up the original. Inquiries should be made of the judge as to what the judge would like to do about it. Absent a particular direction, any pages to be added to the bundle as originally filed should be provided separately, in a separate document, with pages appropriately sub-numbered.

For guidance showing how to prepare an electronic bundle, see (as an example) this video prepared by St Philips Chambers, which explains how to create a bundle using Adobe Acrobat Pro https://st-philips.com/creating-and-using-electronic-hearing-bundles/

Any application filed by a legal representative that does not comply with the above rules on electronic bundles may not be considered by a Judge. If the application is filed by a litigant in person the electronic bundle must if at all possible, comply with the above rules.

If it is not possible for a litigant in person to comply with the rules on electronic bundles, the application must include a brief explanation of the reasons why.

#### B. THE DOCUMENT UPLOAD CENTRE

Whenever possible, file documents electronically. This includes claims, responses, interlocutory applications, and hearing bundles. Unless stated otherwise below, file documents using the Document Upload Centre (DUC).

Requests to upload documents to the DUC should be sent to the email addresses referred to below in Sections D, E and F. After uploading a document, you must email the relevant court office to confirm the upload.

For guidance on how to use the DUC, see the HMCTS "Professional Users Guide" for detailed information about the Document Upload Centre1

, and the DUC video guide on YouTube2

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Arrangements for filing and responding to claims, appeals and applications

C. APPLICATIONS FOR URGENT CONSIDERATION

Administrative Court, London (Royal Courts of Justice)

Urgent applications (i.e. applications within the scope of Practice Direction 54B) should be filed either electronically (preferred wherever possible), or by post or DX. Until further notice, urgent applications may not be filed over the counter at the Royal Courts of Justice.

The process explained below should be used for any urgent interlocutory application that is filed electronically.

1. Applications must be filed by email to:

immediates@administrativecourtoffice.justice.gov.uk accompanied with either a PBA

1

https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment\_data/file/887109/Document\_Upload\_Centre\_-\_Professional\_User.pdf

2

https://www.youtube.com/watch?v=rbYBhdPNr5E number, receipt of payment by debit/credit card or a fee remission certificate (see below, Section G).

- 2. This inbox will be monitored Monday to Friday between the hours of 9:30am and 4:30pm. Outside of these hours the usual QB out of hours procedure should be used.
- 3. Your application must be accompanied by an electronic bundle containing only those documents which it will be necessary for the court to read for the purposes of determining the application see Practice Direction 54B at  $\S\S1.3$ , and 2.2-2.3. The bundle must be prepared in accordance with the guidance at Section A; it must not exceed 20mb.
- 4. Any other urgent queries should be sent by email to: generaloffice@administrativecourtoffice.justice.gov.uk, marked as high priority, and with 'URGENT' in the subject line. Any such emails will be dealt with as soon as possible.

If you are not legally represented and do not have access to email, you should contact the Administrative Court Office by telephone on 020 7947 6655 (option 6) so that details of your application may be taken by telephone and alternative arrangements made if permitted by the senior legal manager or the duty judge.

Other Administrative Court offices

Out of London, urgent applications may be filed between 10am and 4pm, Monday to Friday. Urgent applications may also be filed in person. If you wish to file in person, you should contact the relevant office by phone to arrange to attend the public counter. The phone numbers are as follows Birmingham 0121 681 4441 – pick option 2 then option 5. Cardiff 02920 376460 Leeds 0113 306 2578

Manchester 0161 240 5313

If filing an urgent application by email, the arrangements at 1-4 above apply, save that:

(a) see Section H below for how to pay the application fee; and (b) please use the following email addresses.

Birmingham:

birmingham@administrativecourtoffice.justice.gov.uk

Cardiff:

cardiff@administrativecourtoffice.justice.gov.uk

Leeds:

leeds@administrativecourtoffice.justice.gov.uk

Manchester:

manchester@administrativecourtoffice.justice.gov.uk D. NON-URGENT WORK: CIVIL CLAIMS AND APPEALS

All other civil business (i.e. non-urgent claims, appeals and applications) should be filed electronically (preferred wherever possible) or by post or DX. There may be a slight delay before claims/applications are issued, but the date the Claim Form or Notice of Appeal is received by the Administrative Court office will be recorded as the date of filing. It remains the responsibility of the party making an application or claim to ensure that it is filed within the applicable time limit. If a decision on an interlocutory application is time-sensitive, please state (both in the Application Notice and in a covering letter) the date by which a decision on the application is required.

Filing claims, appeals and non-urgent applications

- 1. Wherever possible, claims for judicial review, statutory appeals, planning matters, and non-urgent interlocutory applications are to be filed electronically using the Document Upload Centre.
- 2. Requests to upload documents should be sent

for London cases to: DUC@administrativecourtoffice.justice.gov.uk for other offices, use the appropriate email address at Section C above.

You will receive an invitation by email to upload your documents. You should then upload the claim/appeal/application bundle (prepared in accordance with Section A).

- 3. If you are commencing a claim or appeal please upload a further PDF document comprising an additional copy of the Claim Form or Notice of Appeal and the decision document challenged. If filing in London include a PBA number or proof of payment by debit/credit card or a fee remission certificate (see Section H); if you are filing the claim at any office out of London, also see Section H.
- 4. Documents being uploaded must be in PDF format, no other format will be accepted by the system. If the papers in support of an application for judicial review or an appeal or an application exceed 20mb, the claimant/appellant/applicant should file:
- a. a core bundle (no larger than 20mb) including, as a minimum, the Claim Form and Grounds or Notice of Appeal and Grounds, or Application Notice and Grounds; documents regarded as essential to the claim, appeal, or application (for example the decision challenged, the letter before claim and the response, etc.); any witness statements (or primary witness statement) relied on in support of the claim, appeal or application; and a draft of the order the court is asked to make; and b. a further bundle containing the remaining documents.
- 5. All electronic bundles must be prepared/formatted in accordance with the guidance at Section A.
- 6. Once a claim or appeal has been issued, Administrative Court staff will provide the case reference number to the parties by email.
- 7. Interlocutory applications should be sent by email for London cases to: generaloffice@administrativecourtoffice.justice.gov.uk

for other offices, use the appropriate email address at Section C above.

If filing in London include a PBA number or receipt of payment by debit/credit card (see Section H); if filing at an office out of London, also see Section H.

8. If you are not legally represented and do not have access to email, contact the Administrative Court office by telephone so that alternative arrangements can be made.

For London claims the number is 020 7947 6655 (option 6). For claims at other offices use the appropriate phone number at Section C above.

Responding to claims, appeals or application notices

- 1. Wherever possible, any response to a claim or appeal or application notice should be filed electronically. This will include Acknowledgements of Service, Respondent's Notices, responses to interlocutory applications, and any supporting bundles.
- 2. File smaller documents (less than 50 pages or less than 10mb) by email. In London these should be sent to caseprogression@administrativecourtoffice.justice.gov.uk, for other offices use the appropriate email address at Section C above.
- 3. For all larger documents use the Document Upload Centre. Any request to upload documents must be made by the professional representative by email:

  for Landan cases to: DLC@administrativescurtoffice justice grounk for other offices, use the

for London cases to: DUC@administrativecourtoffice.justice.gov.uk for other offices, use the appropriate email address at Section C above.

- 4. The requirements for the preparation of bundles at Section A and Section D (filing claims) apply and must be followed. Please note the provisions on file size.
- 5. If you are not legally represented and do not have access to email, you should contact the Administrative Court office by telephone so that alternative arrangements can be made. For London claims the number is 020 7947 6655 (option 6). For claims at other offices use the appropriate phone number at Section C above.

# E. NON-URGENT WORK: CLAIMS IN CRIMINAL CAUSES OR MATTERS, APPEALS BY CASE STATED

Filing claims and issuing applications and case stated appeals

- 1. Wherever possible, non-urgent claims for judicial review in criminal causes or matters and appeals by case stated are to be filed electronically using the Document Upload Centre.
- 2. Requests to upload documents should be sent for London cases to: crimex@administrativecourtoffice.justice.gov.uk for other offices, use the appropriate email address at Section C above.
- 3. You will receive an invitation by email to upload your documents. You should then upload the claim/appeal/application bundle (prepared in accordance with Section A). If you are commencing a claim or appeal please also upload a further PDF document comprising an additional copy of the Claim Form or Notice of Appeal and the decision document challenged. If filing in London include a PBA number or proof of payment by debit/credit card or a fee remission certificate (see Section H); if filing at any of the out of London offices, also see Section H.
- 4. Once a claim or appeal has been issued, Administrative Court staff will provide the case reference number to the parties by email.
- 5. Interlocutory applications should be sent by email

for London cases to: crimex@administrativecourtoffice.justice.gov.uk for other offices, please use the appropriate email address referred to at Section B above.

For London include a PBA number or receipt of payment by debit/credit card (see Section H); if you are filing the claim in one of the out of London offices, also see Section H.

- 6. The requirements for the preparation of bundles at Section A and Section D (filing claims) apply and must be followed. Please note the provisions on file size.
- 7. If you are not legally represented and do not have access to email, you should contact the Administrative Court office by telephone on 020 7947 6655 (option 6) so that alternative arrangements can be made.

Responding to claims and case stated appeals

- 1. Wherever possible, any response to a claim or appeal or application notice should be filed electronically. This includes Acknowledgements of Service, Respondent's Notices, responses to interlocutory applications, and any supporting bundles.
- 2. File smaller documents (less than 50 pages or less than 10mb) by email. In London, use crimex@administrativecourtoffice.justice.gov.uk, and for other offices use the appropriate email address at Section C above.
- 3. For all larger documents use the Document Upload Centre. Requests to upload documents should be sent

for London cases to: crimex@administrativecourtoffice.justice.gov.uk for other offices, use the appropriate email address at Section C above.

- 4. The requirements the preparation of bundles at Section A and Section D apply and must be followed. Please note the provisions on file size.
- 5. If you are not legally represented and do not have access to email, you should contact the Administrative Court Office by telephone on 020 7947 6655 (Option 6) so that alternative arrangements can be made.

#### F. EXTRADITION APPEALS

Filing appeals and issuing Application Notices

1. Wherever possible, extradition appeals and interlocutory applications in extradition appeals must be sent electronically to:

crimex@administrativecourtoffice.justice.gov.uk

Include a PBA number or proof of payment by debit/credit card (see Section H). If you are not legally represented and do not have access to email, you should contact the Administrative Court office by telephone 020 7947 6655 (Option 6) so that alternative arrangements can be made.

2. After the period for lodging amended grounds of appeal has expired the Appeal Bundle must be lodged. Please use the Document Upload Centre. Any request to upload documents must be made by the professional representative by email to:

crimex@administrativecourtoffice.justice.gov.uk

Litigants in person without access to email should contact the Court to make alternative arrangements – see paragraph 1 above.

- 3. Any further bundles (whether for renewed application for permission to appeal or for the hearing of the appeal) shall also be lodged in by the methods stated at paragraph 2 above.
- 4. All bundles for the appeal or (if heard other than at the permission to appeal hearing or the appeal hearing), for any application in the appeal must be prepared in accordance with the requirements at Section A above. If the papers in support of an appeal or application exceed 20mb, the Appellant/Applicant should file:
- a. a core bundle (no larger than 20mb) including, as a minimum, the Notice of Appeal and Grounds, or Application Notice and grounds; documents regarded as essential to the appeal, or application (for example the extradition request, the judgment of the District Judge, the Respondent's Notice etc.); any witness statements (or primary witness statement) relied on in support of the appeal or application; and a draft of the order the court is asked to make; and b. a further bundle containing the remaining documents.

Responding to appeals and Application Notices

- 1. Wherever possible, responses to appeals and Application Notices should be filed electronically with the Administrative Court.
- 2. File smaller documents (less than 50 pages or less than 10mb) by email, to Crimex@administrativecourtoffice.justice.gov.uk.

- 3. Larger documents should be filed using the Document Upload Centre. Any request to upload documents must be made by email to crimex@administrativecourtoffice.justice.gov.uk
- 4. Litigants in person without access to email should contact the Administrative Court office by phone on 020 7947 6655 (Option 6) so that alternative arrangements can be made.
- 5. Any documents for the hearing of the appeal or application must be prepared in accordance with the requirements at Section A, and be lodged in the manner described above in the paragraphs concerning the filing of appeals.

## Other arrangements

## G. DETERMINATION OF CLAIMS

#### Paper applications

Applications for permission to apply for judicial review, applications for permission to appeal, and interlocutory applications will continue to be considered on the papers, as usual.

#### Orders

Orders will be served on all parties by email or, if service by email is not possible, they will be served by post.

## Hearings

- 1. All matters for hearing will appear in the Daily Cause List. The list may be subject to change at short notice.
- 2. Hearings will ordinarily take place either in person (in court).
- 3. A judge may, on application by the parties, permit a different mode of hearing: either a hybrid hearing, or a remote hearing. A hybrid hearing is when some participants in court and others present by video. At a remote hearing all participants are present by video or phone. Hybrid hearings are conducted using the Cloud Video Platform (CVP) for persons attending by video. Remote hearings are by Cloud Video Platform (CVP) or Microsoft Teams (video), or BT Meet Me (phone). If a hearing takes place by video and/or phone, the arrangements will be made by the court.
- 3. If an application is made that the hearing take place as a hybrid hearing or a remote hearing, the application will be determined by a judge who will decide whether it is in the interests of justice to grant the application. Whenever possible the judge will make this decision taking account of the views of the parties.
- 4. If it appears a hearing may need to be vacated (e.g. by reason of illness) or the arrangements for the hearing may need to be changed (e.g. because a party is required to self-isolate), please inform the court as soon as possible.
- H. FEES (APPLIES TO ALL CLAIMS)

# Payment by debit or credit card (by phone or email)

You can pay a court fee for a London claim by debit or credit card by contacting the Fees Office on 020 7073 4715 between the hours of 10:00am and 16:00pm, Monday to Friday (except bank holidays) or by emailing RCJfeespayments@justice.gov.uk Once the payment has been processed you will receive a receipt which you should submit with the claim form and/or application form. Court fees for claims at other offices can also be paid by debit or credit card – please provide your contact telephone number in the email/letter that accompanies the claim or application, you will be contacted to make payment by phone.

## Payment by PBA

If you have a PBA account, then you must include the reference number in a covering letter with any claim form and/or application you lodge so the fee can be deducted from this account.

# Payment by cheque

Cheques should be made payable to HMCTS. The cheque should be sent together with the Claim Form or Application Notice, either by post or DX.

For London claims cheques can be sent via the drop box at the main entrance in the Royal Courts of Justice. For claims at other offices, if you have arranged to file the claim/application in person, you may bring the cheque with you.

Attending the Fees Office counter (Royal Courts of Justice, London only)

The Fees Office counter is open to the public Monday to Friday 10:00am to 4:30pm (except Bank Holidays). Access to the Fees Office counter is on an appointment only basis. There is no walk-in facility. To make an appointment to attend the counter contact the Fees Office, Monday to Friday 10.00am to 4.00pm (except Bank Holidays), by phone (020 7947 6527) or by email (feesofficecounterbooking@justice.gov.uk). Do not attend without a confirmed appointment. Once the fee has been taken or the fee remission form completed the Claim Form, or Notice of Appeal or Application Notice may be sent and will be forwarded to the relevant Administrative Court office for processing.

Help with fees

To apply for fee remission, go to the Help with Fees website www.gov.uk/get-help-with court-fees and complete the step-by-step application process.

If your claim is in London forward your 'HWF' reference to the Fees Office feesrcj@justice.gov.uk along with a copy of your Claim Form and/or application form.

Please note, the number is confirmation of applying and is not confirmation of Remission entitlement. The Fees Office will process your application and contact you with the outcome of the Help with Fees application and will advise your next steps. For the out of

London offices send your HWF reference along with the Claim Form and/or application form.

(b)

RE: App pack - SRA2004523 Dr Shantanui Panigrahi v Solicitors Regulation Authority Inbox

from: complaintsreview < complaintsreview@cedr.com> to: Shantanu Panigrahi < shanpanigrahi3000@gmail.com>

date: 27 Jun 2023, 16:44

subject: RE: App pack - SRA2004523 Dr Shantanui Panigrahi v Solicitors Regulation Authority

mailed-by: cedr.com Signed by: cedr.com

security: Standard encryption (TLS) Learn more : Important mainly because it was sent directly to you.

Good afternoon,

Thank you for your email.

You are required to complete the application if you wish to proceed.

Kind regards,

Shannell

From: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

Sent: Friday, June 16, 2023 11:32 AM

To: complaintsreview < complaintsreview@cedr.com>

Subject: Re: App pack - SRA2004523 Dr Shantanui Panigrahi v Solicitors Regulation Authority

### **Dear Sirs**

I have looked through the application form and overview documents and due to its cumbersome processing requirements do not have the time or energy to fill these in.

If the Centre for Effective Dispute Resolution wishes to enter into email correspondence to take this complaint step by step forward bearing in mind the abysmal processing of the Trial Hearing Case at the North Kent Magistrates Court as attached:

ToNorthKentMagistratesCourtccKentPolice(SummaryJudgment)16Jun2023 that proves the this Court is acting as Prosecutor, Judge and Jury all in one and is therefore a kangaroo court covering up the allegations that I have made to pursue a witch hunt against me in conspiracy with a secretive Establishment that it is an intrinsic part of, we can take this matter forwards with a view to securing the demand that I have for £40 million in damages and compensation for the 26 years of victimisation, terrorism, persecution for my religious beliefs, and the systematic obstruction of Justice.

Further you are part of the conspiracy as evident from the fact that you ignored or covered up your predecessors criminality against me in respect of the attached communication:

ToSolicitorsRegulationAuthorityComplaints&ReportsccCEDR(AutoReply)15Jun2023.docx.

What do you have to say about this accusation?

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL United Kingdom Tel: 07967789619

On Fri, 16 Jun 2023 at 10:42, complaintsreview <complaintsreview@cedr.com> wrote:

### Good morning,

We write further to the above matter.

We have been contacted by the SRA to state that your case is now ready for a Stage 3 review. Please find attached above the Application Form and Overview of the process. Once we receive your completed application form, we will commence the complaints review.

If you have any further queries, please do not hesitate to contact us.

Kind regards,

Heather

**Consumer Services Team** 

Centre for Effective Dispute Resolution (CEDR)

From: complaintsreview < complaintsreview@cedr.com>

Sent: Monday, June 12, 2023 10:16 AM

To: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

Subject: RE: Your complaint to the SRA

Independent Complaints Review Service for the Solicitor's Regulation Authority (SRA) - Enquiry Good morning,

Thank you for your email and enquiry to the Independent Complaints Review Scheme.

Please note the following for the stages of the complaints process:

Stage 1 requires you to make a formal complaint, where you would receive a response from the unit where the complaint arose.

Stage 2 will occur if you are unhappy with the Stage 1 response. Your complaint will then be referred to the SRA's central Complaints Team.

The SRA central Complaints Team must write to you to confirm that you have exhausted their internal complaints procedure and that Stage 2 has been completed, before you would be able to make your application to use our service.

Stage 3 is the Independent Complaints Review.

As part of the process, we have to contact the SRA to get confirmation that you have completed Stages 1 and 2. Please note this can take upto 5 working days, once we receive their response, we will contact you to advise of the next steps.

In the meantime please review our Guidance Notes which I have attached to this email and are also available to view on our website at: https://www.cedr.com/consumer/solicitors/

We hope this is of assistance and we will be in contact shortly.

Kind regards,

Shannell

Independent Complaints Review Service for SRA Centre for Effective Dispute Resolution (CEDR)

From: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

Sent: Friday, June 9, 2023 6:50 PM

To: complaintsreview < complaintsreview@cedr.com>

Subject: Re: Your complaint to the SRA

Dear Sir/Madam

I disagree with this report, you so need to start afresh and not so much concentrate on producing a report for my consumption or for the Court's consumption but for the Public Enquiry: PUBLIC ENQUIRY PROCESS COMMENCED: IOPC Reference - 2022/173746

(knowledgeassessmentanddissemination.com)

https://www.knowledgeassessmentanddissemination.com/post/public-enquiry-process-commenced-iopc-reference-2022-173746 The entire report is a whitewash cover-up of State-engineered Hate crime against me, a law-abiding citizen for being a Republican of sorts in that I think the Monarch should be subjected to a referendum for continuing as Head of State once every 15 years. So the State has victimised, terrorised, persecuted, and obstructed justice with me a second class citizen. They tried everything, stuck me in a mental hospital twice, tried to make me stateless, and impoverished me with only pension to live on with no scope for employment and when I stayed put knowing that they could not take away my British passport according to international conventions so that I am free to go on holidatys and return back to the United Kingdom with my occupational pension soon to be supplemented with State pension in August, they Cyber attacked me with 500 criminal anonymous emails to me and my family both here and in India to try and destroy our lives mentally and physically. So the cyber attacks were not trolls, Victims of Panigrahi Association (VOPA) does not exist.but was concocted by the Security Services secretly to send malicious emails from my email account as a pretext to getting Kent Police to arrest me on 4

occasions and a 5th one that was coerced invitation. to charge me with offences with the complicity of North Kent Magistrates Court especially. All my protestations in issuing litigation against the Prime Minister, the University of Greenwich, taking the matter to the International Criminal Court came to nothing, such is the power of the State. But I survived. There is no resolution: A Republican is an outcast of the society in the United Kingdom.

Please do not reply to this email. This statement is just for the record.

Yours sincerely

Dr Shantanui Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL Tel: 07967789619

To request a review of your complaint, please contact the Independent Reviewer within 20 working days i.e., by 8 July 2023

How to contact the Independent Reviewer By email: complaintsreview@cedr.com

By phone: 020 7536 6000

By post:

Centre for Effective Dispute Resolution (CEDR)

100 St. Paul's Churchyard,

London

EC4M 8BU

**United Kingdom** 

On Fri, 9 Jun 2023 at 14:55, Sean Kent <Sean.Kent@sra.org.uk> wrote:

Sensitivity: General Dear Dr Panigrahi

I have completed a review of your complaint about our service. Please find attached a letter explaining my findings. At the end of the letter are details of the next step available to you should you wish to seek an independent review of our conduct and dealings with you.

Yours sincerely

Sean Kent

Corporate Complaints Officer Corporate Complaints Team Solicitors Regulation Authority sean.kent@sra.org.uk www.sra.org.uk

For information on how we handle your personal data, see our privacy notice.

This email is intended for the addressee only. This includes any attachments. Its unauthorised use, further processing, storage or copying is not allowed. If you are not the intended recipient, please let the sender know and then destroy all copies.

Please note the sender is not authorised to conclude any contract on behalf of the Solicitors Regulation Authority by email.

We are the regulator of solicitors and law firms in England and Wales. The Solicitors Regulation Authority Limited is a company limited by guarantee. Our registered offices are: The Cube, 199 Wharfside Street, Birmingham, B1 1RN. Our company registration number is: 12608059.

(c)

Kent Police OFFICIAL Generated Date: 20/04/2023 Bail to Police Station (with or without conditions)

Custody Record Number 46XA/1884/23

**Custody Station Medway** 

AS Number 23/0000/00/456003E

Defendant

Name(s) Shantanu Panigrahi Date of Birth 08/08/1957

3

DYO or PYO? -

Self-Defined Ethnicity Not Stated

Address 3 HOATH LANE, WIGMORE, GILLINGHAM ME8 OSL

Comms 07967789619

First Language

**Bail Details** 

Officer in Case PC 46 14767 Corbishley

Alleged Offence(s) Malicious Communications

Bailed to Medway

(Police Station Address) Medway Police Station, Purser Way, Gillingham, Kent

Bailed to date/time 18/06/2023 17.00

- . I understand that I have been released on bail and must surrender to the police station as specified above, at the time and date as specified above.
- . If have been informed that if I fail to surrender to custody I may commit an offence and be fined, imprisoned or both, and that if I fail to comply with any bail conditions that have been imposed, I may be arrested.
- . I have been informed that if I wish to vary any of the bail conditions, I may apply to do so at the police station specified above, stating my reasons.
- . I fully understand that should a disposal decision be reached whilst I am on bail, I may be contacted by post.
- . Unless such a written notice is received cancelling my attendance as specified above, I understand that if I fail to surrender into the custody of the police station as specified above, at the time and date as specified above, I may be fined, imprisoned or both.
- . I have been given a copy of this form.

Defendant/Bailee Signature (Signed S.Panigrahi)

21/04/2023 08.29

Was an appropriate adult needed for bail Yes

Appropriate adult Signature

Apprpriate adult

Name Sharon Smith

Company Name

Address

Comms Work: 03000 411111 Interpreter Present: No Interpreter Signature

I have granted bail as above and given a copy of this record to the bailee Custody Officer Granting Bail: T/Sgt 46 13483 Tick

21/04/2023 08.26

MG4A

**Ground for Imposing Conditions** 

The above named person has been granted bail subject to the following conditions. These conditions are imposed because they appear necessary to prevent that person from:-

Committing an Offence Whilst on Bail

Conditions

**Condition Number** 

1.

Reason for condition

To stop further offences being committed.

**Condition Type** 

Condition

Not to contact any educational establishment and Not to contact any person/persons who is employed/attends/any links to an educational establishment. This is directly and indirectly for any reason.

**Condition Status** 

Current

MG4C NO SURETY/SECURITY ATTACHED TO THIS BAIL

Surety

Amount liability to pay the court:

Person standing as Surety -Address (inc Postcode):

Person standing as Surety - Signature:

Recognisance taken by

Officer taking Recognisance (Name/Rank/No)

Officer taking Recognisance Signature

Date/Time taken

Security

Security – Description of Security taken

Person providing Security – Home address:

Person providing Security – Signature:

Security taken by

Officer taking Security (Name/Rank/No)

Officer taking Security Signature

Date/Time taken

Information to suspects released on bail

Bail legislation is contained with the Police and Criminal Evidence Act 1984, as amended in 2017 & 2022.

If released on bail the following is applicable:-

- . You must surrender to custody at the date and time as specified above
- . You will be subject to an Applicable Bail Period (ABP). The ABP covers a period that you can be bailed within by the Custody Officer before it is reviewed to ensure the investigation is being dealt with diligently and expeditiously and to ensure that bail is still necessary and proportionate.

- . If initially you were released on bail before 28/10/2022 the ABP was authorised by a Police Inspector for 28 days. The ABP can be reviewed, and an extension for another three calendar months may be authorised on or before 28 days, by a Police Superintendent. Further extensions can be authorised at 3 calendar month intervals thereafter.
- . If initially you wre released on bail after 28/10/2022 the ABP was authorised by the Custody Officer for 3 calendar months. The ABP can be reviewed, and an extension for another 3 calendar months may be authorised, on or before 3 calendar months, by a Police Inspector. Further extensions can be authorised at 3 calendar months intervals thereafter.
- . If your case is being investigated by the Serious Fraud Office, or the Financial Conduct Authority, or HM Revenue and Customs, or National Crime Agency, the initial ABP for these dases is six months authorised by the Custody Officer. However, the police do not authorise extensions for these cases. This must be done by a designated officer for those agencies.
- . If your case has been immediately referred to the Crown Prosecution Service the ABP will not start unless they require the investigators to carry out further work.
- . You or your legal representative= will be informed of theintention to apply for an extension to the ABP either in person if at the police station or by your preferred means of contact. You will be asked if you want to make any representations either immediately if in person by return of post/email etc.
- . Early reviews will be conducted by relevant decision makers and later ones will be conducted by the Courts.
- . The ABP will be suspended for the time that the cas3e is sent back to the Crown Prosecution Service.
- . You will be informed of the decision and the relevant time and date of the end of your ABP.
- . You will also be informed of the actual date and time you are due to answer bail. This may be the same or a different time to the end of an ABP.
- . The consequence of all the above is that your bail date can be subject to several amendments. However a reasonable attempt will always be made to notify you of any changes, in writing to the address that you have provided to the police (or the preferred method of contact), and/or via your legal representative if you have one.

It is important that you notify OIC of any change of your address, your legal representative, or other point of contact, and that you provide us with any current phone numbers and email contact details. By doing so, we may be able to prevent you having to attend needlessly at a custody suite if we know (especially at short notice) that you have a new, later bail date or other information change (such as 'No Further Action'.

### Police Advisory Notice to Suspects

If you are involved in criminal proceedings, the following summary of potential offences is included for your information and awareness. The same offences will also be brought to the attention of any relevant victim or witness for their information. The list of offences is NOT exhaustive.

The purpose of this is to make clear to all involved parties that any unlawful, unnecessary or inappropriate contact between the suspect in a case (either directly or through a third party), and the victim or witness may constitute a criminal offence.

Any unlawful, unnecessary or inappropriate contact reported to the police, including any perception that this is the case, may result in arrests and prosecution of parties for any of the following offences Intimidation of witnesses, jurors & others

Under 5.51 of the Criminal Justice & Public Order Act 1994 it is an offence to intimidate or threaten by any means any person involved in the investigation of an offence relating to criminal matters.

## On indictment A fine and/or maximum five years imprisonment

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# 'Harassment'

Under S.2 of the Protection from Harassment Act 1997, it is an offence for a person to pursue a course of conduct which amounts to harassment of another, and which he/she knows or ought to know amounts to harassment of the other, or to persuade any person not to do something that they are entitled or required to do, or to do something that they are not under any obligation to do.

In summary proceedings A fine and/or maximum six months imprisonment

On indictment: A fine and/or maximum two years imprisonment

Please note that other, more serious, offences are also provided for under the Protection from Harassment Act 1997

## Perverting the Course of Justice

Under Common Law, it is an offence to conspire, act or embark upon a course of conduct which has a tendency to, and is intended to pervert, the course of public justice.

Some of the ways where conduct is capable of amounting to this offence is by making false allegations, perjury, concealing offences, obstructing the police, assisting others to evade arrest, failing to prosecute, interfering with witnesses/evidence/jurors, and publication of matters caluculate to prejudice a fair trial.

On indictment: Maximum LIFE imprisonment

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## **Postal Charging**

This leaflet explains Postal Charging and answers some questions you may have.

What is Postal Charging?

This is a method of bringing an offender before a court for prosecution.

It means that you could be charged and required to attend court by post without returning to a police station.

Can I be charged by post?

If you have been in police custody and you are granted unconditional police bail to return to a police station at a later date you may be charged by means of a 'postal charge' if a decision is made to charge you.

How does it work?

If a decision is made to charge you at least 14 days before you are due to answer your bail you may receive a 'charge' and a 'requisition' to attend court through the post.

Will I still be on Police bail?

Once a postal charge and requisition has been issued you will no longer be on police bail for that offence.

What do I do if I receive a Postal Charge?

You will recxeive a charge/requisition form (MG4D). This will state the offence(s) with which you are charged. This will require you to attend court at a specified date and time.

If you fail to attend court when required a warrant will be issued for your arrest. If this happens, If this happens you may be held in custody until the next available date

6

If you do not receive a postal charge or a bail cancellation notice you must answer your police bail at the date and time shown on your bail form.

\_\_\_\_\_

(d)

Kent Police Extended Bail.pdf 18/06/2023 Mr Shantanu Panigrahi 3 HOATH LANE, WIGMORE, GILLINGHAM KENT ME8 OSL

Bail to Police Station – Variation of Date/Location Custody Record Number 46XA/1546/23 Custody Station Medway cer in Case PC 46 14767 Corbishley

On 10/06/2023 07.59, you were granted bail, following your arrest on reasonable suspicion that you had committed an offence/s namely

Offence Committed Arrest Date/Time
Malicious Communications 28/03/2023 09.32
Malicious Communications 28/03/2023 09.32
Malicious Communications 28/03/2023 09.32

I write to advise you that your bailed to time or Police Station has been changed.

You must now attend Medway Medway Police Station, Purser Way, Gillingham, Kent on 28/09/2023 16:00.

The reason for this re-bail is: New ABP.

Please note:

If your bail has conditions attached, these bail conditions will still apply.

It is your responsibility to notify your legal representative of the change of your bail details.

Sgt 46 12826 Pereira

Custody Record No: - 46XA/1546/23

Information to suspects released on bail

Bail legislation is contained with the Police and Criminal Evidence Act 1984, as amended in 2017 & 2022.

If released on bail the following is applicable:-

- . You must surrender to custody at the date and time as specified above
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authorised by the Custody Officer. However, the police do not authorise extensions for these cases. This must be done by a designated officer for those agencies.

- . If your case has been immediately referred to the Crown Prosecution Service the ABP will not start unless they require the investigators to carry out further work.
- . You or your legal representative= will be informed of theintention to apply for an extension to the ABP either in person if at the police station or by your preferred means of contact. You will be asked if you want to make any representations either immediately if in person by return of post/email etc.
- . Early reviews will be conducted by relevant decision makers and later ones will be conducted by the Courts.
- . The ABP will be suspended for the time that the cas3e is sent back to the Crown Prosecution Service.
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It is important that you notify OIC of any change of your address, your legal representative, or other point of contact, and that you provide us with any current phone numbers and email contact details. By doing so, we may be able to prevent you having to attend needlessly at a custody suite if we know (especially at short notice) that you have a new, later bail date or other information change (such as 'No Further Action'.

Custody Record No: - 46XA/1546/23

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Any unlawful, unnecessary or inappropriate contact reported to the police, including any perception that this is the case, may result in arrests and prosecution of parties for any of the following offences

### Intimidation of witnesses, jurors & others

Under 5.51 of the Criminal Justice & Public Order Act 1994 it is an offence to intimidate or threaten by any means any person involved in the investigation of an offence relating to criminal matters.

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Under S.2 of the Protection from Harassment Act 1997, it is an offence for a person to pursue a course of conduct which amounts to harassment of another, and which he/she knows or ought to know amounts to harassment of the other, or to persuade any person not to do something that they are entitled or required to do, or to do something that they are not under any obligation to do.

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On indictment: Maximum LIFE imprisonment

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If you fail to attend court when required a warrant will be issued for your arrest. If this happens, If this happens you may be held in custody until the next available date

If you do not receive a postal charge or a bail cancellation notice you must answer your police bail at the date and time shown on your bail form.

Custody Record No: - 46XA/1546/23

(e)

Unlawful bail period - Olives asleep?

Inbox

from: Anonymous Remailer < mixmaster@remailer.privacy.at > via dizum.com

to: shanpanigrahi3000@gmail.com,

turnerj@tuckerssolicitors.com, complaintsteam@sra.org.uk, shantanupanigrahi@yahoo.com, dotun@olivessolicitors.com

date: 21 Jun 2023, 21:24

subject: Unlawful bail period - Olives asleep?

mailed-by: dizum.com

security: dizum.com did not encrypt this message Learn more

: Important according to Google magic.

Dear Shan,

It is more than three calendar months between 18 June and 28 September.

Your matter does not involve HMRC, SFO, NCA, FCA or any other agency, if any, designated in the Police and Criminal Evidence Act 1984 ("PACE"), as amended by the Policing and Crime Act 2018 and by section 45 of the Police, Crime, Sentencing and Courts Act 2022.

This three month period is a hard and fast limit. Neither the police nor a court may increase it. Only Parliament can, by amending primary legislation.

What has transpired is not merely an irregularity but renders the bail unlawful, and its imposition null and void from inception, and not merely after 18 September.

You may thus safely ignore it, perhaps it is what they want you to do. However, I would email them and send them a letter by recorded delivery informing them that you are doing this, and why.

The conditions were otherwise onerous, oppressive and unreasonable too; there is a duty for the bailing authority, here your local police, to deal with the investigation expeditiously. Quite how you pulled it off they evidently don't know, and you must forever stay silent about it because PCOJ may be serious. Our own speculation is that you have a dedicated device that is kept offsite and used only very infrequently and only for this, possibly using another internet connection too. All things said and done, you are a "Master in the field of Escapology", and I think they too believe it but instead of capitulating with grace, they try to save face.

You need to press on with your compensation claims. This is an abuse of both powers and process. It cannot be merely an administrative error. Who authorised it? While you will not be awarded millions, on the limited facts that I know a six-figure settlement is not impossible.

If your solicitors have failed to tell you this, then they must be as incompetent as the other authorities with whom you have had the misfortune to deal over the years.

I read somewhere that you have engaged Tuckers, who no doubt could be more useful than Olives Solicitors, which appears to be run by, according to the web, "a dotun-monkey on extension 419". I have no comment. I hope you do not mention your conspiracy theories involving countries in South America, or Moldova, to Tuckers.

However, M.Mulhouse, on whom I rely to keep me updated about your saga, repeats his complaint that since you discontinued with the archival site, he is operating blind most of the time. Kindly remedy this without procrastinating.

Affectionately,

~~~Cherie

I then posted the email from the Administrative Court and added this elaborated pdf version of this document, tweeting and posting it in Vishista Advaita Sampradaya to clear the path forwards:

https://www.knowledgeassessmentanddissemination.com/post/re-progress-in-the-judicial-review-official

10.09 am (UK-Time) 28 June 2023

A Spam Call came into the Mobile Phone from 0151 601 4620 at 10.02 am A Spam Call came into my Mobile Phone from 07918 655208 at 10.11 am

10.13 am (UK-Time) 28 June 2023

RE: Progress in the Judicial Review * OFFICIAL * Inbox

from: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

to: "Administrative Court Office, General Office" <generaloffice@administrativecourtoffice.justice.gov.uk>

date: 28 Jun 2023, 11:40

subject: Fwd: Progress in the Judicial Review * OFFICIAL *

mailed-by: gmail.com

Dear Sir/Madam

- 1. From the preliminary correspondence that I had with Case Progression who have subsequently blocked me it would appear from receiving my emails, I understood that the £432 Court Fee that I paid for my Appeals for which no Orders or Judgment were issued counts towards this Judicial Review. I expected the Case Number to be CO/1680/2002, but perhaps it is still closed.
- 2. Further the State authorities have this morning harassed me with the following telephone calls: A Spam Call came into the Mobile Phone from 0151 601 4620 at 10.02 am A Spam Call came into my Mobile Phone from 07918 655208 at 10.11 am
- 3. I do not know the meanings of these calls except to terrorise me and show me two fingers to put me under more anxieties and stress.
- 4. Could you please confirm the Administrative Court's Case Number for these proceedings to me this morning: ToAdminCourtListing(Progress in Judicial Review28Jun2023.pdf?

Thank you

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL United Kingdom Tel: 07967789619

----- Forwarded message ------

From: Administrative Court Office, List Office < listoffice@administrativecourtoffice.justice.gov.uk>

Date: Wed, 28 Jun 2023 at 08:48

Subject: RE: Progress in the Judicial Review * OFFICIAL *

To: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>, Administrative Court Office, List Office

listoffice@administrativecourtoffice.justice.gov.uk>

Good morning,

This needs to go the General office.

Andrew Hamilton | Administrative Court List Office * OFFICIAL *

King's Bench Division | HMCTS | Royal Courts of Justice | Strand, London | WC2A 2LL Phone: 020 7947 6655 | andrew.hamilton@administrativecourtoffice.justice.gov.uk

Web: www.gov.uk/hmcts

PERSONAL INBOXES ARE NOT ALWAYS MONITORED. PLEASE ENSURE YOU SEND ALL EMAILS TO: listoffice@administrativecourtoffice.justice.gov.uk

For information on how HMCTS uses personal data please see:

https://www.gov.uk/government/organisations/hm-courts-and-tribunals-service/about/personal-information-charter

In accordance with Practice Direction 5B - Electronic communication and filing we ask you to do the following when sending an e-mail message to the court:

Clearly state the Court's action number, parties' names and any dates relating to an up-coming hearing in the subject header.

In accordance with Practice Direction 3.3a, please do not submit documents which carry a payable fee; such e-mails will be deleted.

We do not accept documents over 20 pages by electronic means.

From: Shantanu Panigrahi [mailto:shanpanigrahi3000@gmail.com]

Sent: 28 June 2023 06:56

To: Administrative Court Office, List Office < listoffice@administrativecourtoffice.justice.gov.uk>

Subject: Fwd: Progress in the Judicial Review

----- Forwarded message -----

From: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

Date: Wed, 28 Jun 2023 at 06:33

Subject: Progress in the Judicial Review

To: stoffice@administrativecourtoffice.justice.gov.uk>

To Administrative Court Listing Division

Dear Sir/Madam

Thank you for the email that I received yesterday from the Administrative Court as attached: FrAdministrativeCourtOffice(General_foorwardsfromListing)27Jun2023.docx

I am grateful that you have pointed out that the Court does not accept links as evidence that can be compiled by the Court into a bundle and skeleton arguments. As the Court is no doubt aware these proceedings are dynamic in nature.

I will therefore not be sending the Court links to my websirre anymore and will send developing materials as email attachments as attached here:

FrCentreforDisputeResolution(SRA)27Jun2023.docx.

Please fix a listing date ahead of 28 September 2023.doc in view of the unlawful bail that has been imposed on me by Kent Police as attached:

- (a) FrCentreforDisputeResolution(SRA)27Jun2023.docx
- (b) Kent Police OFFICIAL Gemerated Date.docx
- (c) FrCherie(UnlawfulBailPeriod)21Jun2023.docx
- (d) Kent Police Extended Bail.pdf.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL United Kingdom Tel: 07967789619

This email has been scanned by the Symantec Email Security.cloud service. For more information please visit http://www.symanteccloud.com

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The contents of this email and any attachments are confidential and are intended for the use of the correct recipient(s) only. If you have received this email in error, please contact the author immediately. It is an offence to disclose or distribute the contents of this email and/or any attachments without consent of the author.

If your email has not been acknowledged or answered within 5 working days, or if you have difficulty reading this email or any attachment included, please contact the author on the number quoted above.

The author is not authorised to bind the Department contractually, or to make representations or other statements which may bind the Department in any way via electronic means.

========

This email has been scanned by the Symantec Email Security.cloud service.

For more information please visit http://www.symanteccloud.com

One attachment

Scanned by Gmail

ToAdminCourtListing(Progress in Judicial Review28Jun2023.pdf

11.53 am (UK-Time) 28 June 2023

A Spam Call came into my Mobile Phone at 12.27 pm from 01510601 4620
A spam call came into my Mobile Phone at 12.44 pm from 07456 106940
A Mebtronic Autocare centre seemingly Spam call came into my Mobile Phone at 13.45 pm A spam call came into my Mobile Phone at 14.52 pm from 01298 815517 (Buxton)

Last Updated: 15.00 pm (UK-Time) 28 June 2023

SKELETON ARGUMENTS DOSSIER FOR TRIAL HEARING

Yahoo

/

Sent

Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

To:

Northkent Magistrates Court

Wed, 28 Jun at 17:24

To

North Kent Magistrates Court sitting at Medway Magistrates Court

Dear Sir/Madam

Please find the attached for your consideration. LetterfromNKMCHearingTrial10Nov2023_2pm.pdf; DOSSIER FOR TRIAL HEARING OF 20 NOVEMBER 2023 2 PM MEDWAY MAGISTRATES COURT.pdf.

Yours sincerely

Dr Shantanu Panigrahi (Defendant)

3 Hoath Lane

Wigmore

Gillingham

Kent ME8 0SL

United Kingdom

Tel: 07967789619

Download all attachments as a zip file

LetterfromNKMCHearingTrial10Nov2023_2pm.pdf 1.5MB DOSSIER FOR TRIAL HEARING OF 10 NOVEMBER 2023 2 PM MEDWAY MAGISTRATES COURT.pdf 436.3kB: (a)

North Kent Magistrates' Court (1966) Sitting at Medway Magistrates Court

ALL ENQUIRIES: PO BOX CH4, The Courthouse, The Brook, Chatham, ME4 4JZ Tel: 01634 830232, Fas: 0870 324 0037 Email: northkent@justice.gov.uk

Office Opening Hours: 9.00am to 5pm, Monday to Friday

Dr Shantanu PANIGRAHI 3 HOATH LANE WIGMORE GILLINGHAM KENT ME8 OSL

[Received: 11.30 am 7 June 2023] Case number: 0462300074226

Born: 8 August 1957 URN: 46SJ1327123

Summons on Referral to Court

A magistrate has decided that your case should be referred to a full court hearing On 10 November 2023 at 2.00 pm At Medway Magistrates' Court The Courthouse, PO Box CH4, The Brook, Chatham, Kent, ME4 4JZ (telephone 01634 830232).

Reason For trial

Attendance

If you attend court, you must arrive 30 minutes before the time shown above. A listing time is not a guaranteed hearing time. You may be required to wait.

Warning

If you do not attend, the court may still deal with the case in your absence. If the court does not have up to date information about your financial circumstances you maybe ordered to pay a fine that is more than you can afford.

Date: 1 June 2023

Cases

Charge initiated by: Chief Constable KENT POLICE of Medway Police Station, Pursers Way, Eastbridge,

Gillingham, Kent, ME7 1NE

462300074226/1 Date of Charge: 05/04/2023 Prosecutor Reference: 2300XX0000000004742D

On 05/10/2022 at Boxley om the county of Kent drove a motor vehicle, namely a FORD FIESTA TITANIUM TURBO – 5 DOOR SALOON Index GH17AZZW, on a road, namely A229 Chatham Road, subject to a local traffic order, namely The Kent Council (Various Roads, Maidstone) (Speed Limits) (Consolidation)Order 2020, at a speed exceeding 50 miles per hour.

Contrary to the above local traffic Order and sections 84 and 89(1) of the Road Traffic Regulation Act 1984 and Schedule 2 to the Road Traffic Offenders Act 1988.

The sentence for this offence can be endorsed on your driving record

Dr Shantanu PANIGRAHI

2 June 2023/SUMRTC_47_0/8298/1

North Kent Magistrates's Court Code 1966

Defended to Full Count Heaving

Referral to Full Court Hearing

Your case was considered by the court under the single justice procedure. However, owing to the reasons given, your case has now been referred to a hearing before a full magistrates' court. For information on the reason, see below.

For trial

At the next hearing, the magistrates will receive evidence either in the form of written statements or from any witnesses that attends court. You must attend, and bring with you any witness that you will call to give evidence on your behalf. If you do not agree with any statement being read to the court, you must inform the prosecution immediately.

Advice and help

If you need advice on what to do you should get help from a lawyer or advice agency at once. If you cannot afford a lawyer, you may be able to get free advice about your case. For more information see www.lawsociety.org.uk/for-the-public/common-legal-issues/criminal/

Do not wait until you come to court.

If you need any general help about this summons contact the court office. PLEASE NOTE: Court staff are not able to give you specific advice on how to respond to the allegation.

Dr Shantanu PANIGRAHI

2 June 2023/SUMRTC 47 0/8298/1

(b)

DOSSIER FOR TRIAL HEARING OF 10 NOVEMBER 2023 2 PM AT MEDWAY MAGISTRATES COURT SUBSTANCE AND MITIGATING CIRCUMSTANCES

Prosecutor: Chief Constable of Kent Police

Defendant: Dr Shantanu Panigrahi

Skeleton arguments and evidence

The Defendant is unable to attend Court due to being a paranoid schizophrenic mental patient under Secondary Care in Britton House Gillingham, Kent; on mental health medications of risperidone (4 mg daily), Depakote (1000 mg daily), sertraline (150 mg daily) and under psychotherapy treatments by Jill Jesson of Vitali-Chi being treated for a 'split mind'.

The Defendant cites that there was a concerted conspiracy against him both in relation to the discharge of the Speeding Offence of 5 October 2023 organised by Kent Police to prevent him from taking the Speed Awareness Course that was part of decade long Hate Crime that he suffered which took the form of victimisation, terrorism, persecution and obstruction of justice in a State-wide organised crime. This involved Duty Solicitors, private solicitors and law firms, the legal ombudsman, the Solicitors Regulation Authority, the Independent Office for Police Conduct, court officials at

Employment Tribunals, Medway County, County Court of Central London, High Court Kings Bench Division, The Court of Appeal and the Supreme Court as well as the Joint Committee of Privy Council. Whether it extended to the Monarch from the time of the late Her Majesty Queen Elizebeth to whom the Defendant petitioned for due justice and subsequently the present Monarch King Charles III is difficult to assess. Equally Parliamentary processes such as the local Member of Parliament, Lord Irvine of Lairg, Alex Chalk the present Lord Chancellor and Sectretary of State for Justice, the Speakers of the House of Commons were also engaged in the machinery of the State that was brought to bear on the Defendant is unclear, but the effect is the same in that the University of Greenwich continues to withhold the Defendant's £55,000 severance pay from him as severance pay from 1998 and the Cabinet office refuses to refund the £4170 that the Defendant was required to pay as the government's costs in defending his Claim E35YM660.

Notwithanding the Defendant's mental disorder, he has been harassed and terrorised by an agency of the Establishment secretly setting up an organisation that was named 'Victims of Panigrahi Association' or VOPA for short, and following a 26 year struggle to get to a Court Hearing to air his grievances the opportunity was not given. Most significantly Kent Police was given a free hand to terrorise the Defendant with 5 interviews at the Police Station since 16 September 2021, four of them under arrest to investigate him as the only suspect for the harassment, stalking and sending of malicious communications, and no amount of pleading his innocence that hackers and Cyber attackers had hacked his computers to send out emails to Katrinal Sale, bp, staff of BLM law, Sainsbury's, Tesco, his Consultant psychiatrist and Care coordinator, his wife and relatives in India to abandon his struggle for justice and stay put in the United Kingdom come what may, Kent Police would have none of it and the Defendant is still kept under investigation for which 4 of the family computers were seized, 4 USB Memory Sticks, 2 Amazon pads and 2 Mobile Phones.

The obstruction of justice was most recently apparent in the manner with which Kent Police was protected by the Administrative Court of the High Court as shown in the correspondence here:

RE: Progress in the Judicial Review * OFFICIAL * Inbox

from: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

to: "Administrative Court Office, General Office" <generaloffice@administrativecourtoffice.justice.gov.uk>

date: 28 Jun 2023, 11:40

subject: Fwd: Progress in the Judicial Review * OFFICIAL *

mailed-by: gmail.com

Dear Sir/Madam

- 1. From the preliminary correspondence that I had with Case Progression who have subsequently blocked me it would appear from receiving my emails, I understood that the £432 Court Fee that I paid for my Appeals for which no Orders or Judgment were issued counts towards this Judicial Review. I expected the Case Number to be CO/1680/2002, but perhaps it is still closed.
- 2. Further the State authorities have this morning harassed me with the following telephone calls: A Spam Call came into the Mobile Phone from 0151 601 4620 at 10.02 am A Spam Call came into my Mobile Phone from 07918 655208 at 10.11 am
- 3. I do not know the meanings of these calls except to terrorise me and show me two fingers to put me under more anxieties and stress.

4. Could you please confirm the Administrative Court's Case Number for these proceedings to me this morning: ToAdminCourtListing(Progress in Judicial Review28Jun2023.pdf?

Thank you

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL United Kingdom Tel: 07967789619

----- Forwarded message -----

From: Administrative Court Office, List Office < listoffice@administrativecourtoffice.justice.gov.uk>

Date: Wed, 28 Jun 2023 at 08:48

Subject: RE: Progress in the Judicial Review * OFFICIAL *

Good morning,

This needs to go the General office.

Andrew Hamilton | Administrative Court List Office * OFFICIAL *
King's Bench Division | HMCTS | Royal Courts of Justice | Strand, London | WC2A 2LL

Phone: 020 7947 6655 | andrew.hamilton@administrativecourtoffice.justice.gov.uk

Web: www.gov.uk/hmcts

 $PERSONAL\ INBOXES\ ARE\ NOT\ ALWAYS\ MONITORED.\ PLEASE\ ENSURE\ YOU\ SEND\ ALL\ EMAILS\ TO: list of fice @administrative court of fice.justice.gov.uk$

For information on how HMCTS uses personal data please see:

https://www.gov.uk/government/organisations/hm-courts-and-tribunals-service/about/personal-information-charter

In accordance with Practice Direction 5B - Electronic communication and filing we ask you to do the following when sending an e-mail message to the court:

Clearly state the Court's action number, parties' names and any dates relating to an up-coming hearing in the subject header.

In accordance with Practice Direction 3.3a, please do not submit documents which carry a payable fee; such e-mails will be deleted.

We do not accept documents over 20 pages by electronic means.

From: Shantanu Panigrahi [mailto:shanpanigrahi3000@gmail.com]

Sent: 28 June 2023 06:56

To: Administrative Court Office, List Office < listoffice@administrativecourtoffice.justice.gov.uk>

Subject: Fwd: Progress in the Judicial Review

----- Forwarded message ------

From: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

Date: Wed, 28 Jun 2023 at 06:33

Subject: Progress in the Judicial Review

To: stoffice@administrativecourtoffice.justice.gov.uk>

To Administrative Court Listing Division

Dear Sir/Madam

Thank you for the email that I received yesterday from the Administrative Court as attached: FrAdministrativeCourtOffice(General_foorwardsfromListing)27Jun2023.docx

I am grateful that you have pointed out that the Court does not accept links as evidence that can be compiled by the Court into a bundle and skeleton arguments. As the Court is no doubt aware these proceedings are dynamic in nature.

I will therefore not be sending the Court links to my websirre anymore and will send developing materials as email attachments as attached here:

FrCentreforDisputeResolution(SRA)27Jun2023.docx.

Please fix a listing date ahead of 28 September 2023.doc in view of the unlawful bail that has been imposed on me by Kent Police as attached:

- (a) FrCentreforDisputeResolution(SRA)27Jun2023.docx
- (b) Kent Police OFFICIAL Gemerated Date.docx
- (c) FrCherie(UnlawfulBailPeriod)21Jun2023.docx
- (d) Kent Police Extended Bail.pdf.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL United Kingdom Tel: 07967789619

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If your email has not been acknowledged or answered within 5 working days, or if you have difficulty reading this email or any attachment included, please contact the author on the number quoted above.

The author is not authorised to bind the Department contractually, or to make representations or other statements which may bind the Department in any way via electronic means.

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One attachment

Scanned by Gmail

ToAdminCourtListing(Progress in Judicial Review28Jun2023.pdf:

Progress in the Judicial Review

from: Shantanu Panigrahi <shanpanigrahi3000@gmail.com> to: listoffice@administrativecourtoffice.justice.gov.uk

date: 28 Jun 2023, 06:55

subject: Fwd: Progress in the Judicial Review

mailed-by: gmail.com

----- Forwarded message -----

From: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

Date: Wed, 28 Jun 2023 at 06:33 Subject: Progress in the Judicial Review

To: < listoffice@administrativecourtoffice.justice.gov.uk >

To Administrative Court Listing Division

Dear Sir/Madam

Thank you for the email that I received yesterday from the Administrative Court as attached: FrAdministrativeCourtOffice(General foorwardsfromListing)27Jun2023.docx

I am grateful that you have pointed out that the Court does not accept links as evidence that can be compiled by the Court into a bundle and skeleton arguments. As the Court is no doubt aware these proceedings are dynamic in nature.

I will therefore not be sending the Court links to my website anymore and will send developing materials as email attachments.

Please fix a listing date ahead of 28 September 2023.doc in view of the unlawful bail that has been imposed on me by Kent Police as attached:

- (a) FrCentreforDisputeResolution(SRA)27Jun2023.docx
- (b) Kent Police OFFICIAL Generated Date.docx

- (c) FrCherie(UnlawfulBailPeriod)21Jun2023.docx
- (d) Kent Police Extended Bail.pdf.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL United Kingdom Tel: 07967789619

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Attachments

- Scanned by Gmail:
- (a) FrAdministrativeCourtOffice(General_foorwardsfromListing)27Jun2023.docx
- (b) FrCentreforDisputeResolution(SRA)27Jun2023.docx
- (c) Kent Police OFFICIAL Gemerated Date.docx
- (d) Kent Police Extended Bail.pdf.:
- (e) FrCherie(UnlawfulBailPeriod)21Jun2023.docx

(a)

RE: Automatic reply: Petition to the Monarch * OFFICIAL * Inbox

from: Administrative Court Office, General Office <generaloffice@administrativecourtoffice.justice.gov.uk> to: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

date: 27 Jun 2023, 14:10

subject: RE: Automatic reply: Petition to the Monarch * OFFICIAL *

mailed-by: administrativecourtoffice.justice.gov.uk
Signed by: administrativecourtoffice.justice.gov.uk
security: Standard encryption (TLS) Learn more
: Important mainly because it was sent directly to you.

Dear Shantanu

The court does not accept links.

Please refer to the above attachment.

Here is a link for your convenience.

The Administrative Court Judicial Review Guide 2022 (judiciary.uk)
Kind regards
Brian O'Meara *OFFICIAL*
Administrative Court Office | Issues and Enquiries | C324
King's Bench Division | HMCTS | Royal Courts of Justice | Strand, London | WC2A 2LL
T: 020 7947 6655 (Option 6) | Web: www.gov.uk/hmcts

cid:image002.jpg@01D42B18.AF6A0F40

Daily Cause List: http://www.justice.gov.uk/courts/court-lists/list-rcj Listing Enquiries: listoffice@administrativecourtoffice.justice.gov.uk General Enquiries: generaloffice@administrativecourtoffice.justice.gov.uk

Criminal & Extradition Enquiries: crimex@administrativecourtoffice.justice.gov.uk

Skeleton Arguments: london.skeletonarguments@administrativecourtoffice.justice.gov.uk Case Progression: caseprogression@administrativecourtoffice.justice.gov.uk

For information on how HMCTS uses personal data about you please see:

https://www.gov.uk/government/organisations/hm-courts-and-tribunals-service/about/personal-information-charter

In accordance with Practice Direction 5B - Electronic communication and filing we ask you to do the following when sending an e-mail message to the court:

- · Clearly state the Court's action number, parties' names and any dates relating to an up-coming hearing in the subject header.
- · In accordance with Practice Direction 3.3a, please do not submit documents which carry a payable fee; such e-mails will be deleted.

We do not accept documents over 50 pages by electronic means.

PLEASE DO NOT SEND EMAILS TO PERSONAL INBOXES AS NO ACTION WILL BE TAKEN. PERSONAL INBOXES ARE NOT MONITORED. PLEASE SEND ALL EMAILS TO: generaloffice@administrativecourtoffice.justice.gov.uk

From: Shantanu Panigrahi [mailto:shanpanigrahi3000@gmail.com]

Sent: 21 June 2023 17:47

To: Administrative Court Office, Case Progression

<caseprogression@administrativecourtoffice.justice.gov.uk>; Administrative Court Office, General
Office <generaloffice@administrativecourtoffice.justice.gov.uk>; Administrative Court Office, List
Office listoffice@administrativecourtoffice.justice.gov.uk>

Cc: alex.chalk.mp@parliament.uk

Subject: Fwd: Automatic reply: Petition to the Monarch * OFFICIAL *

Dear Sir

Here is the rest of the data for the Judicial Review RE: Petition to the Monarch * OFFICIAL * (knowledgeassessmentanddissemination.com)

https://www.knowledgeassessmentanddissemination.com/post/re-petition-to-the-monarch-official

(a)

quote from Dev (knowledgeassessmentanddissemination.com) https://www.knowledgeassessmentanddissemination.com/post/quote-from-dev

(b|)

RE: How the Find a Solicitor Works [A365-26441-44791]

(knowledgeassessmentanddissemination.com)

https://www.knowledge assessment and dissemination.com/post/re-how-the-find-a-solicitor-works-a365-26441-44791

(c)

Distress, depression and suicidal thoughts (knowledgeassessmentanddissemination.com) https://www.knowledgeassessmentanddissemination.com/post/distress-depression-and-suicidal-thoughts

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL United Kingdom Tel: 07967789619

----- Forwarded message ------

From: Administrative Court Office, List Office < listoffice@administrativecourtoffice.justice.gov.uk >

Date: Tue, 20 Jun 2023 at 16:16

Subject: Automatic reply: Petition to the Monarch * OFFICIAL * To: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

The Administrative Court List Office are currently experiencing a high volume of emails, however will endeavour to respond to your email within 5 working days.

* OFFICIAL *

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If your email has not been acknowledged or answered within 5 working days, or if you have difficulty reading this email or any attachment included, please contact the author on the number quoted above.

The author is not authorised to bind the Department contractually, or to make representations or other statements which may bind the Department in any way via electronic means.

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One attachment

• Scanned by Gmail Administrative Court Information for Court Users Effective date: 27 June 2022

The following practical measures will remain in place until further notice, to assist the court to deal with its business as efficiently as possible.

Sections A and B apply to all Administrative Court claims. Compliance with Section A is required by Practice Directions 54A and 54B.

Sections C to H also apply to claims, appeals and applications administered by the Administrative Court; but where arrangements differ depending on which Administrative Court office is dealing with the matter, this is explained in the text below.

Arrangements for electronic working

A. ELECTRONIC BUNDLES

(Practice Direction 54A, §§ 4.5 and 15; Practice Direction 54B, §1.3)

Electronic bundles must be prepared as follows and be suitable for use with all of Adobe Acrobat Reader and PDF Expert and PDF Xchange Editor.

- 1. A bundle must be a single PDF.
- 2. If the bundle is filed in support of an urgent application (i.e., an application made using Form N463) it must not exceed 20mb, and (unless the court requests otherwise) should be filed by email
- 3. If the papers in support of any claim or appeal or non-urgent application exceed 20mb, the party should file:
- a. a core bundle (no larger than 20mb) including, as a minimum, the Claim Form and Grounds or Notice of Appeal and Grounds, or Application Notice and Grounds; documents regarded as essential to the claim, appeal, or application (for example the decision challenged, the letter before claim and the response, etc.); any witness statements (or primary witness statement) relied on in support of the claim, appeal or application; and a draft of the order the court is asked to make; and b. a further bundle containing the remaining documents.

Bundles should be filed using the Document Upload Centre.

- 4. All bundles must be paginated in ascending order from start to finish. The first page of the PDF will be numbered "1", and so on. (Any original page numbers of documents within the bundle are to be ignored.) Index pages must be numbered as part of the single PDF document, they are not to be skipped; they are part of the single PDF and must be numbered. If a hard copy of the bundle is produced, the pagination on the hard copy must correspond exactly to the pagination of the PDF.
- 5. Wherever possible pagination should be computer-generated; if this is not possible, pagination must be in typed form.
- 6. The index page must be hyperlinked to the pages or documents it refers to.
- 7. Each document within the bundle must be identified in the sidebar list of contents/bookmarks, by date and description (e.g., "email 11.9.21 from [x] to [y]"). The sidebar list must also show the bundle page number of the document.
- 8. All bundles must be text based, not a scan of a hard copy bundle. If documents within a bundle have been scanned, optical character recognition should be undertaken on the bundle before it is lodged. (This is the process which turns the document from a mere picture of a document to one in which the text can be read as text so that the document becomes word-searchable, and words can be highlighted in the process of marking them up.) The text within the bundle must therefore be selectable as text, to facilitate highlighting and copying.
- 9. Any document in landscape format must be rotated so that it can be read from left to right.
- 10. The default display view size of all pages must always be 100%.

- 11. The resolution on the electronic bundle must be reduced to about 200 to 300 dpi to prevent delays whilst scrolling from one page to another.
- 12. If a bundle is to be added to after the document has been filed, it should not be assumed the judge will accept a new replacement bundle because he/she may already have started to mark up the original. Inquiries should be made of the judge as to what the judge would like to do about it. Absent a particular direction, any pages to be added to the bundle as originally filed should be provided separately, in a separate document, with pages appropriately sub-numbered.

For guidance showing how to prepare an electronic bundle, see (as an example) this video prepared by St Philips Chambers, which explains how to create a bundle using Adobe Acrobat Pro https://st-philips.com/creating-and-using-electronic-hearing-bundles/

Any application filed by a legal representative that does not comply with the above rules on electronic bundles may not be considered by a Judge. If the application is filed by a litigant in person the electronic bundle must if at all possible, comply with the above rules.

If it is not possible for a litigant in person to comply with the rules on electronic bundles, the application must include a brief explanation of the reasons why.

B. THE DOCUMENT UPLOAD CENTRE

Whenever possible, file documents electronically. This includes claims, responses, interlocutory applications, and hearing bundles. Unless stated otherwise below, file documents using the Document Upload Centre (DUC).

Requests to upload documents to the DUC should be sent to the email addresses referred to below in Sections D, E and F. After uploading a document, you must email the relevant court office to confirm the upload.

For guidance on how to use the DUC, see the HMCTS "Professional Users Guide" for detailed information about the Document Upload Centre1

, and the DUC video guide on

YouTube2

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Arrangements for filing and responding to claims, appeals and applications

C. APPLICATIONS FOR URGENT CONSIDERATION

Administrative Court, London (Royal Courts of Justice)

Urgent applications (i.e. applications within the scope of Practice Direction 54B) should be filed either electronically (preferred wherever possible), or by post or DX. Until further notice, urgent applications may not be filed over the counter at the Royal Courts of Justice.

The process explained below should be used for any urgent interlocutory application that is filed electronically.

1. Applications must be filed by email to:

immediates@administrativecourtoffice.justice.gov.uk accompanied with either a PBA

1

https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment_data/file/887109/Document_Upload_Centre_-_Professional_User.pdf

2

https://www.youtube.com/watch?v=rbYBhdPNr5E number, receipt of payment by debit/credit card or a fee remission certificate (see below, Section G).

2. This inbox will be monitored Monday to Friday between the hours of 9:30am and 4:30pm. Outside of these hours the usual QB out of hours procedure should be used.

- 3. Your application must be accompanied by an electronic bundle containing only those documents which it will be necessary for the court to read for the purposes of determining the application see Practice Direction 54B at $\S\S1.3$, and 2.2-2.3. The bundle must be prepared in accordance with the guidance at Section A; it must not exceed 20mb.
- 4. Any other urgent queries should be sent by email to: generaloffice@administrativecourtoffice.justice.gov.uk, marked as high priority, and with 'URGENT' in the subject line. Any such emails will be dealt with as soon as possible.

If you are not legally represented and do not have access to email, you should contact the Administrative Court Office by telephone on 020 7947 6655 (option 6) so that details of your application may be taken by telephone and alternative arrangements made if permitted by the senior legal manager or the duty judge.

Other Administrative Court offices

Out of London, urgent applications may be filed between 10am and 4pm, Monday to Friday. Urgent applications may also be filed in person. If you wish to file in person, you should contact the relevant office by phone to arrange to attend the public counter. The phone numbers are as follows Birmingham 0121 681 4441 – pick option 2 then option 5. Cardiff 02920 376460 Leeds 0113 306 2578

Manchester 0161 240 5313

If filing an urgent application by email, the arrangements at 1-4 above apply, save that: (a) see Section H below for how to pay the application fee; and (b) please use the following email addresses.

Birmingham:

birmingham@administrativecourtoffice.justice.gov.uk

Cardiff:

cardiff@administrativecourtoffice.justice.gov.uk

Leeds:

leeds@administrativecourtoffice.justice.gov.uk

Manchester:

manchester@administrativecourtoffice.justice.gov.uk
D. NON-URGENT WORK: CIVIL CLAIMS AND APPEALS

All other civil business (i.e. non-urgent claims, appeals and applications) should be filed electronically (preferred wherever possible) or by post or DX. There may be a slight delay before claims/applications are issued, but the date the Claim Form or Notice of Appeal is received by the Administrative Court office will be recorded as the date of filing. It remains the responsibility of the party making an application or claim to ensure that it is filed within the applicable time limit. If a decision on an interlocutory application is time-sensitive, please state (both in the Application Notice and in a covering letter) the date by which a decision on the application is required.

Filing claims, appeals and non-urgent applications

- 1. Wherever possible, claims for judicial review, statutory appeals, planning matters, and non-urgent interlocutory applications are to be filed electronically using the Document Upload Centre.
- 2. Requests to upload documents should be sent

for London cases to: DUC@administrativecourtoffice.justice.gov.uk for other offices, use the appropriate email address at Section C above.

You will receive an invitation by email to upload your documents. You should then upload the claim/appeal/application bundle (prepared in accordance with Section A).

3. If you are commencing a claim or appeal please upload a further PDF document comprising an additional copy of the Claim Form or Notice of Appeal and the decision

document challenged. If filing in London include a PBA number or proof of payment by debit/credit card or a fee remission certificate (see Section H); if you are filing the claim at any office out of London, also see Section H.

- 4. Documents being uploaded must be in PDF format, no other format will be accepted by the system. If the papers in support of an application for judicial review or an appeal or an application exceed 20mb, the claimant/appellant/applicant should file:
- a. a core bundle (no larger than 20mb) including, as a minimum, the Claim Form and Grounds or Notice of Appeal and Grounds, or Application Notice and Grounds; documents regarded as essential to the claim, appeal, or application (for example the decision challenged, the letter before claim and the response, etc.); any witness statements (or primary witness statement) relied on in support of the claim, appeal or application; and a draft of the order the court is asked to make; and b. a further bundle containing the remaining documents.
- 5. All electronic bundles must be prepared/formatted in accordance with the guidance at Section A. 6. Once a claim or appeal has been issued, Administrative Court staff will provide the case reference
- number to the parties by email.
- 7. Interlocutory applications should be sent by email for London cases to: generaloffice@administrativecourtoffice.justice.gov.uk

for other offices, use the appropriate email address at Section C above.

If filing in London include a PBA number or receipt of payment by debit/credit card (see Section H); if filing at an office out of London, also see Section H.

8. If you are not legally represented and do not have access to email, contact the Administrative Court office by telephone so that alternative arrangements can be made.

For London claims the number is 020 7947 6655 (option 6). For claims at other offices use the appropriate phone number at Section C above.

Responding to claims, appeals or application notices

- 1. Wherever possible, any response to a claim or appeal or application notice should be filed electronically. This will include Acknowledgements of Service, Respondent's Notices, responses to interlocutory applications, and any supporting bundles.
- 2. File smaller documents (less than 50 pages or less than 10mb) by email. In London these should be sent to caseprogression@administrativecourtoffice.justice.gov.uk, for other offices use the appropriate email address at Section C above.
- 3. For all larger documents use the Document Upload Centre. Any request to upload documents must be made by the professional representative by email:
- for London cases to: DUC@administrativecourtoffice.justice.gov.uk for other offices, use the appropriate email address at Section C above.
- 4. The requirements for the preparation of bundles at Section A and Section D (filing claims) apply and must be followed. Please note the provisions on file size.
- 5. If you are not legally represented and do not have access to email, you should contact the Administrative Court office by telephone so that alternative arrangements can be made. For London claims the number is 020 7947 6655 (option 6). For claims at other offices use the appropriate phone number at Section C above.

E. NON-URGENT WORK: CLAIMS IN CRIMINAL CAUSES OR MATTERS, APPEALS BY CASE STATED

Filing claims and issuing applications and case stated appeals

- 1. Wherever possible, non-urgent claims for judicial review in criminal causes or matters and appeals by case stated are to be filed electronically using the Document Upload Centre.
- 2. Requests to upload documents should be sent

for London cases to: crimex@administrativecourtoffice.justice.gov.uk for other offices, use the appropriate email address at Section C above.

- 3. You will receive an invitation by email to upload your documents. You should then upload the claim/appeal/application bundle (prepared in accordance with Section A). If you are commencing a claim or appeal please also upload a further PDF document comprising an additional copy of the Claim Form or Notice of Appeal and the decision document challenged. If filing in London include a PBA number or proof of payment by debit/credit card or a fee remission certificate (see Section H); if filing at any of the out of London offices, also see Section H.
- 4. Once a claim or appeal has been issued, Administrative Court staff will provide the case reference number to the parties by email.
- 5. Interlocutory applications should be sent by email

for London cases to: crimex@administrativecourtoffice.justice.gov.uk for other offices, please use the appropriate email address referred to at Section B above.

For London include a PBA number or receipt of payment by debit/credit card (see Section H); if you are filing the claim in one of the out of London offices, also see Section H.

- 6. The requirements for the preparation of bundles at Section A and Section D (filing claims) apply and must be followed. Please note the provisions on file size.
- 7. If you are not legally represented and do not have access to email, you should contact the Administrative Court office by telephone on 020 7947 6655 (option 6) so that alternative arrangements can be made.

Responding to claims and case stated appeals

- 1. Wherever possible, any response to a claim or appeal or application notice should be filed electronically. This includes Acknowledgements of Service, Respondent's Notices, responses to interlocutory applications, and any supporting bundles.
- 2. File smaller documents (less than 50 pages or less than 10mb) by email. In London, use crimex@administrativecourtoffice.justice.gov.uk, and for other offices use the appropriate email address at Section C above.
- 3. For all larger documents use the Document Upload Centre. Requests to upload documents should be sent

for London cases to: crimex@administrativecourtoffice.justice.gov.uk for other offices, use the appropriate email address at Section C above.

- 4. The requirements the preparation of bundles at Section A and Section D apply and must be followed. Please note the provisions on file size.
- 5. If you are not legally represented and do not have access to email, you should contact the Administrative Court Office by telephone on 020 7947 6655 (Option 6) so that alternative arrangements can be made.

F. EXTRADITION APPEALS

Filing appeals and issuing Application Notices

1. Wherever possible, extradition appeals and interlocutory applications in extradition appeals must be sent electronically to:

crimex@administrativecourtoffice.justice.gov.uk

Include a PBA number or proof of payment by debit/credit card (see Section H). If you are not legally represented and do not have access to email, you should contact the Administrative Court office by telephone 020 7947 6655 (Option 6) so that alternative arrangements can be made.

- 2. After the period for lodging amended grounds of appeal has expired the Appeal Bundle must be lodged. Please use the Document Upload Centre. Any request to upload documents must be made by the professional representative by email to: crimex@administrativecourtoffice.justice.gov.uk
- Litigants in person without access to email should contact the Court to make alternative arrangements see paragraph 1 above.
- 3. Any further bundles (whether for renewed application for permission to appeal or for the hearing of the appeal) shall also be lodged in by the methods stated at paragraph 2 above.
- 4. All bundles for the appeal or (if heard other than at the permission to appeal hearing or the appeal hearing), for any application in the appeal must be prepared in accordance with the requirements at Section A above. If the papers in support of an appeal or application exceed 20mb, the Appellant/Applicant should file:
- a. a core bundle (no larger than 20mb) including, as a minimum, the Notice of Appeal and Grounds, or Application Notice and grounds; documents regarded as essential to the appeal, or application (for example the extradition request, the judgment of the District Judge, the Respondent's Notice etc.); any witness statements (or primary witness statement) relied on in support of the appeal or application; and a draft of the order the court is asked to make; and b. a further bundle containing the remaining documents.

Responding to appeals and Application Notices

- 1. Wherever possible, responses to appeals and Application Notices should be filed electronically with the Administrative Court.
- 2. File smaller documents (less than 50 pages or less than 10mb) by email, to Crimex@administrativecourtoffice.justice.gov.uk.
- 3. Larger documents should be filed using the Document Upload Centre. Any request to upload documents must be made by email to crimex@administrativecourtoffice.justice.gov.uk
- 4. Litigants in person without access to email should contact the Administrative Court office by phone on 020 7947 6655 (Option 6) so that alternative arrangements can be made.
- 5. Any documents for the hearing of the appeal or application must be prepared in accordance with the requirements at Section A, and be lodged in the manner described above in the paragraphs concerning the filing of appeals.

Other arrangements

G. DETERMINATION OF CLAIMS

Paper applications

Applications for permission to apply for judicial review, applications for permission to appeal, and interlocutory applications will continue to be considered on the papers, as usual.

Orders

Orders will be served on all parties by email or, if service by email is not possible, they will be served by post.

Hearings

- 1. All matters for hearing will appear in the Daily Cause List. The list may be subject to change at short notice.
- 2. Hearings will ordinarily take place either in person (in court).
- 3. A judge may, on application by the parties, permit a different mode of hearing:

either a hybrid hearing, or a remote hearing. A hybrid hearing is when some participants in court and others present by video. At a remote hearing all participants are present by video or phone. Hybrid hearings are conducted using the Cloud Video Platform (CVP) for persons attending by video. Remote hearings are by Cloud Video Platform (CVP) or Microsoft Teams (video), or BT Meet Me (phone). If a hearing takes place by video and/or phone, the arrangements will be made by the court.

- 3. If an application is made that the hearing take place as a hybrid hearing or a remote hearing, the application will be determined by a judge who will decide whether it is in the interests of justice to grant the application. Whenever possible the judge will make this decision taking account of the views of the parties.
- 4. If it appears a hearing may need to be vacated (e.g. by reason of illness) or the arrangements for the hearing may need to be changed (e.g. because a party is required to self-isolate), please inform the court as soon as possible.
- H. FEES (APPLIES TO ALL CLAIMS)

Payment by debit or credit card (by phone or email)

You can pay a court fee for a London claim by debit or credit card by contacting the Fees Office on 020 7073 4715 between the hours of 10:00am and 16:00pm, Monday to Friday (except bank holidays) or by emailing RCJfeespayments@justice.gov.uk Once the payment has been processed you will receive a receipt which you should submit with the claim form and/or application form. Court fees for claims at other offices can also be paid by debit or credit card – please provide your contact telephone number in the email/letter that accompanies the claim or application, you will be contacted to make payment by phone.

Payment by PBA

If you have a PBA account, then you must include the reference number in a covering letter with any claim form and/or application you lodge so the fee can be deducted from this account.

Payment by cheque

Cheques should be made payable to HMCTS. The cheque should be sent together with the Claim Form or Application Notice, either by post or DX.

For London claims cheques can be sent via the drop box at the main entrance in the Royal Courts of Justice. For claims at other offices, if you have arranged to file the claim/application in person, you may bring the cheque with you.

Attending the Fees Office counter (Royal Courts of Justice, London only)

The Fees Office counter is open to the public Monday to Friday 10:00am to 4:30pm (except Bank Holidays). Access to the Fees Office counter is on an appointment only basis. There is no walk-in facility. To make an appointment to attend the counter contact the Fees Office, Monday to Friday 10.00am to 4.00pm (except Bank Holidays), by phone (020 7947 6527) or by email (feesofficecounterbooking@justice.gov.uk). Do not attend without a confirmed appointment. Once the fee has been taken or the fee remission form completed the Claim Form, or Notice of Appeal or Application Notice may be sent and will be forwarded to the relevant Administrative Court office for processing.

Help with fees

To apply for fee remission, go to the Help with Fees website www.gov.uk/get-help-with court-fees and complete the step-by-step application process.

If your claim is in London forward your 'HWF' reference to the Fees Office feesrcj@justice.gov.uk along with a copy of your Claim Form and/or application form.

Please note, the number is confirmation of applying and is not confirmation of Remission entitlement. The Fees Office will process your application and contact you with the outcome of the Help with Fees application and will advise your next steps. For the out of London offices send your HWF reference along with the Claim Form and/or application form.

(b)

RE: App pack - SRA2004523 Dr Shantanui Panigrahi v Solicitors Regulation Authority Inbox

from: complaintsreview < complaintsreview@cedr.com> to: Shantanu Panigrahi < shanpanigrahi3000@gmail.com>

date: 27 Jun 2023, 16:44

subject: RE: App pack - SRA2004523 Dr Shantanui Panigrahi v Solicitors Regulation Authority

mailed-by: cedr.com Signed by: cedr.com

security: Standard encryption (TLS) Learn more : Important mainly because it was sent directly to you.

Good afternoon,

Thank you for your email.

You are required to complete the application if you wish to proceed.

Kind regards,

Shannell

From: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

Sent: Friday, June 16, 2023 11:32 AM

To: complaintsreview < complaintsreview@cedr.com>

Subject: Re: App pack - SRA2004523 Dr Shantanui Panigrahi v Solicitors Regulation Authority

Dear Sirs

I have looked through the application form and overview documents and due to its cumbersome processing requirements do not have the time or energy to fill these in.

If the Centre for Effective Dispute Resolution wishes to enter into email correspondence to take this complaint step by step forward bearing in mind the abysmal processing of the Trial Hearing Case at the North Kent Magistrates Court as attached:

ToNorthKentMagistratesCourtccKentPolice(SummaryJudgment)16Jun2023 that proves the this Court is acting as Prosecutor, Judge and Jury all in one and is therefore a kangaroo court covering up the allegations that I have made to pursue a witch hunt against me in conspiracy with a secretive Establishment that it is an intrinsic part of, we can take this matter forwards with a view to securing the demand that I have for £40 million in damages and compensation for the 26 years of victimisation, terrorism, persecution for my religious beliefs, and the systematic obstruction of Justice.

Further you are part of the conspiracy as evident from the fact that you ignored or covered up your predecessors criminality against me in respect of the attached communication: ToSolicitorsRegulationAuthorityComplaints&ReportsccCEDR(AutoReply)15Jun2023.docx.

What do you have to say about this accusation?

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL United Kingdom Tel: 07967789619

On Fri, 16 Jun 2023 at 10:42, complaintsreview <complaintsreview@cedr.com> wrote:

Good morning,

We write further to the above matter.

We have been contacted by the SRA to state that your case is now ready for a Stage 3 review.

Please find attached above the Application Form and Overview of the process. Once we receive your completed application form, we will commence the complaints review.

If you have any further queries, please do not hesitate to contact us.

Kind regards,

Heather

Consumer Services Team

Centre for Effective Dispute Resolution (CEDR)

From: complaintsreview < complaintsreview@cedr.com>

Sent: Monday, June 12, 2023 10:16 AM

To: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

Subject: RE: Your complaint to the SRA

Independent Complaints Review Service for the Solicitor's Regulation Authority (SRA) - Enquiry Good morning,

Thank you for your email and enquiry to the Independent Complaints Review Scheme.

Please note the following for the stages of the complaints process:

Stage 1 requires you to make a formal complaint, where you would receive a response from the unit where the complaint arose.

Stage 2 will occur if you are unhappy with the Stage 1 response. Your complaint will then be referred to the SRA's central Complaints Team.

The SRA central Complaints Team must write to you to confirm that you have exhausted their internal complaints procedure and that Stage 2 has been completed, before you would be able to make your application to use our service.

Stage 3 is the Independent Complaints Review.

As part of the process, we have to contact the SRA to get confirmation that you have completed Stages 1 and 2. Please note this can take upto 5 working days, once we receive their response, we will contact you to advise of the next steps.

In the meantime please review our Guidance Notes which I have attached to this email and are also available to view on our website at: https://www.cedr.com/consumer/solicitors/

We hope this is of assistance and we will be in contact shortly.

Kind regards,

Shannell

Independent Complaints Review Service for SRA Centre for Effective Dispute Resolution (CEDR)

From: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

Sent: Friday, June 9, 2023 6:50 PM

To: complaintsreview <complaintsreview@cedr.com>

Subject: Re: Your complaint to the SRA

Dear Sir/Madam

I disagree with this report, you so need to start afresh and not so much concentrate on producing a report for my consumption or for the Court's consumption but for the Public Enquiry: PUBLIC ENQUIRY PROCESS COMMENCED: IOPC Reference - 2022/173746

(knowledgeassessmentanddissemination.com)

https://www.knowledgeassessmentanddissemination.com/post/public-enquiry-processcommenced-iopc-reference-2022-173746 The entire report is a whitewash cover-up of Stateengineered Hate crime against me, a law-abiding citizen for being a Republican of sorts in that I think the Monarch should be subjected to a referendum for continuing as Head of State once every 15 years. So the State has victimised, terrorised, persecuted, and obstructed justice with me a second class citizen. They tried everything, stuck me in a mental hospital twice, tried to make me stateless, and impoverished me with only pension to live on with no scope for employment and when I stayed put knowing that they could not take away my British passport according to international conventions so that I am free to go on holidatys and return back to the United Kingdom with my occupational pension soon to be supplemented with State pension in August, they Cyber attacked me with 500 criminal anonymous emails to me and my family both here and in India to try and destroy our lives mentally and physically. So the cyber attacks were not trolls, Victims of Panigrahi Association (VOPA) does not exist.but was concocted by the Security Services secretly to send malicious emails from my email account as a pretext to getting Kent Police to arrest me on 4 occasions and a 5th one that was coerced invitation. to charge me with offences with the complicity of North Kent Magistrates Court especially. All my protestations in issuing litigation against the Prime Minister, the University of Greenwich, taking the matter to the International Criminal Court came to nothing, such is the power of the State. But I survived. There is no resolution: A Republican is an outcast of the society in the United Kingdom.

Please do not reply to this email. This statement is just for the record.

Yours sincerely

Dr Shantanui Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 0SL

Tel: 07967789619

To request a review of your complaint, please contact the Independent Reviewer within 20 working days i.e., by 8 July 2023

How to contact the Independent Reviewer By email: complaintsreview@cedr.com

By phone: 020 7536 6000

By post:

Centre for Effective Dispute Resolution (CEDR)

100 St. Paul's Churchyard,

London

EC4M 8BU

United Kingdom

On Fri, 9 Jun 2023 at 14:55, Sean Kent <Sean.Kent@sra.org.uk> wrote:

Sensitivity: General Dear Dr Panigrahi

I have completed a review of your complaint about our service. Please find attached a letter explaining my findings. At the end of the letter are details of the next step available to you should you wish to seek an independent review of our conduct and dealings with you.

Yours sincerely

Sean Kent

Corporate Complaints Officer Corporate Complaints Team Solicitors Regulation Authority sean.kent@sra.org.uk www.sra.org.uk

For information on how we handle your personal data, see our privacy notice.

This email is intended for the addressee only. This includes any attachments. Its unauthorised use, further processing, storage or copying is not allowed. If you are not the intended recipient, please let the sender know and then destroy all copies.

Please note the sender is not authorised to conclude any contract on behalf of the Solicitors Regulation Authority by email.

We are the regulator of solicitors and law firms in England and Wales. The Solicitors Regulation Authority Limited is a company limited by guarantee. Our registered offices are: The Cube, 199 Wharfside Street, Birmingham, B1 1RN. Our company registration number is: 12608059.

(c)

Kent Police OFFICIAL Generated Date: 20/04/2023 Bail to Police Station (with or without conditions)

Custody Record Number 46XA/1884/23

Custody Station Medway

AS Number 23/0000/00/456003E

Defendant

Name(s) Shantanu Panigrahi Date of Birth 08/08/1957

2

DYO or PYO? -

Self-Defined Ethnicity Not Stated

Address 3 HOATH LANE, WIGMORE, GILLINGHAM ME8 OSL

Comms 07967789619

First Language

Bail Details

Officer in Case PC 46 14767 Corbishley

Alleged Offence(s) Malicious Communications

Bailed to Medway

(Police Station Address) Medway Police Station, Purser Way, Gillingham, Kent

Bailed to date/time 18/06/2023 17.00

- . I understand that I have been released on bail and must surrender to the police station as specified above, at the time and date as specified above.
- . If have been informed that if I fail to surrender to custody I may commit an offence and be fined, imprisoned or both, and that if I fail to comply with any bail conditions that have been imposed, I

may be arrested.

- . I have been informed that if I wish to vary any of the bail conditions, I may apply to do so at the police station specified above, stating my reasons.
- . I fully understand that should a disposal decision be reached whilst I am on bail, I may be contacted by post.
- . Unless such a written notice is received cancelling my attendance as specified above, I understand that if I fail to surrender into the custody of the police station as specified above, at the time and date as specified above, I may be fined, imprisoned or both.
- . I have been given a copy of this form.

Defendant/Bailee Signature (Signed S.Panigrahi)

21/04/2023 08.29

Was an appropriate adult needed for bail Yes

Appropriate adult Signature

Apprpriate adult

Name Sharon Smith

Company Name

Address

Comms Work: 03000 411111 Interpreter Present: No Interpreter Signature

I have granted bail as above and given a copy of this record to the bailee

Custody Officer Granting Bail: T/Sgt 46 13483 Tick

21/04/2023 08.26

MG4A

Ground for Imposing Conditions

The above named person has been granted bail subject to the following conditions. These conditions are imposed because they appear necessary to prevent that person from:-

Committing an Offence Whilst on Bail

Conditions

Condition Number

1.

Reason for condition

To stop further offences being committed.

Condition Type

Condition

Not to contact any educational establishment and Not to contact any person/persons who is employed/attends/any links to an educational establishment. This is directly and indirectly for any reason.

Condition Status

Current

MG4C NO SURETY/SECURITY ATTACHED TO THIS BAIL

Surety

Amount liability to pay the court:

Person standing as Surety -Address (inc Postcode):

Person standing as Surety – Signature:

Recognisance taken by
Officer taking Recognisance (Name/Rank/No)
Officer taking Recognisance Signature
Date/Time taken

Security

Security – Description of Security taken
Person providing Security – Home address:
Person providing Security – Signature:
Security taken by
Officer taking Security (Name/Rank/No)
Officer taking Security Signature
Date/Time taken

Information to suspects released on bail

Bail legislation is contained with the Police and Criminal Evidence Act 1984, as amended in 2017 & 2022.

If released on bail the following is applicable:-

- . You must surrender to custody at the date and time as specified above
- . You will be subject to an Applicable Bail Period (ABP). The ABP covers a period that you can be bailed within by the Custody Officer before it is reviewed to ensure the investigation is being dealt with diligently and expeditiously and to ensure that bail is still necessary and proportionate.
- . If initially you were released on bail before 28/10/2022 the ABP was authorised by a Police Inspector for 28 days. The ABP can be reviewed, and an extension for another three calendar months may be authorised on or before 28 days, by a Police Superintendent. Further extensions can be authorised at 3 calendar month intervals thereafter.
- . If initially you wre released on bail after 28/10/2022 the ABP was authorised by the Custody Officer for 3 calendar months. The ABP can be reviewed, and an extension for another 3 calendar months may be authorised, on or before 3 calendar months, by a Police Inspector. Further extensions can be authorised at 3 calendar months intervals thereafter.
- . If your case is being investigated by the Serious Fraud Office, or the Financial Conduct Authority, or HM Revenue and Customs, or National Crime Agency, the initial ABP for these dases is six months authorised by the Custody Officer. However, the police do not authorise extensions for these cases. This must be done by a designated officer for those agencies.
- . If your case has been immediately referred to the Crown Prosecution Service the ABP will not start unless they require the investigators to carry out further work.
- . You or your legal representative= will be informed of theintention to apply for an extension to the ABP either in person if at the police station or by your preferred means of contact. You will be asked if you want to make any representations either immediately if in person by return of post/email etc.
- . Early reviews will be conducted by relevant decision makers and later ones will be conducted by the Courts.
- . The ABP will be suspended for the time that the cas3e is sent back to the Crown Prosecution Service.
- . You will be informed of the decision and the relevant time and date of the end of your ABP.
- . You will also be informed of the actual date and time you are due to answer bail. This may be the same or a different time to the end of an ABP.
- . The consequence of all the above is that your bail date can be subject to several amendments. However a reasonable attempt will always be made to notify you of any changes, in writing to the address that you have provided to the police (or the preferred method of contact), and/or via your legal representative if you have one.

It is important that you notify OIC of any change of your address, your legal representative, or other point of contact, and that you provide us with any current phone numbers and email contact details. By doing so, we may be able to prevent you having to attend needlessly at a custody suite if we know (especially at short notice) that you have a new, later bail date or other information change (such as 'No Further Action'.

Police Advisory Notice to Suspects

If you are involved in criminal proceedings, the following summary of potential offences is included for your information and awareness. The same offences will also be brought to the attention of any relevant victim or witness for their information. The list of offences is NOT exhaustive.

The purpose of this is to make clear to all involved parties that any unlawful, unnecessary or inappropriate contact between the suspect in a case (either directly or through a third party), and the victim or witness may constitute a criminal offence.

Any unlawful, unnecessary or inappropriate contact reported to the police, including any perception that this is the case, may result in arrests and prosecution of parties for any of the following offences Intimidation of witnesses, jurors & others

Under 5.51 of the Criminal Justice & Public Order Act 1994 it is an offence to intimidate or threaten by any means any person involved in the investigation of an offence relating to criminal matters.

In summary proceedings A fine and/or maximum six months imprisonment On indictment A fine and/or maximum five years imprisonment

'Harassment'

Under S.2 of the Protection from Harassment Act 1997, it is an offence for a person to pursue a course of conduct which amounts to harassment of another, and which he/she knows or ought to know amounts to harassment of the other, or to persuade any person not to do something that they are entitled or required to do, or to do something that they are not under any obligation to do.

In summary proceedings A fine and/or maximum six months imprisonment
On indictment: A fine and/or maximum two years imprisonment
Please note that other, more serious, offences are also provided for under the Protection from

Harassment Act 1997

Perverting the Course of Justice

Under Common Law, it is an offence to conspire, act or embark upon a course of conduct which has a tendency to, and is intended to pervert, the course of public justice.

Some of the ways where conduct is capable of amounting to this offence is by making false allegations, perjury, concealing offences, obstructing the police, assisting others to evade arrest, failing to prosecute, interfering with witnesses/evidence/jurors, and publication of matters caluculate to prejudice a fair trial.

On indictment: Maximum LIFE imprisonment

Postal Charging

This leaflet explains Postal Charging and answers some questions you may have.

What is Postal Charging?

This is a method of bringing an offender before a court for prosecution.

It means that you could be charged and required to attend court by post without returning to a

police station.

Can I be charged by post?

If you have been in police custody and you are granted unconditional police bail to return to a police station at a later date you may be charged by means of a 'postal charge' if a decision is made to charge you.

How does it work?

If a decision is made to charge you at least 14 days before you are due to answer your bail you may receive a 'charge' and a 'requisition' to attend court through the post.

Will I still be on Police bail?

Once a postal charge and requisition has been issued you will no longer be on police bail for that offence.

What do I do if I receive a Postal Charge?

You will recxeive a charge/requisition form (MG4D). This will state the offence(s) with which you are charged. This will require you to attend court at a specified date and time.

If you fail to attend court when required a warrant will be issued for your arrest. If this happens, If this happens you may be held in custody until the next available date

6

If you do not receive a postal charge or a bail cancellation notice you must answer your police bail at the date and time shown on your bail form.

(d)

Kent Police Extended Bail.pdf 18/06/2023 Mr Shantanu Panigrahi 3 HOATH LANE, WIGMORE, GILLINGHAM KENT ME8 OSL

Bail to Police Station – Variation of Date/Location Custody Record Number 46XA/1546/23 Custody Station Medway cer in Case PC 46 14767 Corbishley

On 10/06/2023 07.59, you were granted bail, following your arrest on reasonable suspicion that you had committed an offence/s namely

Offence Committed Arrest Date/Time
Malicious Communications 28/03/2023 09.32
Malicious Communications 28/03/2023 09.32
Malicious Communications 28/03/2023 09.32

I write to advise you that your bailed to time or Police Station has been changed.

You must now attend Medway Medway Police Station, Purser Way, Gillingham, Kent on 28/09/2023 16:00.

The reason for this re-bail is: New ABP.

Please note:

If your bail has conditions attached, these bail conditions will still apply.

It is your responsibility to notify your legal representative of the change of your bail details.

Custody Record No: - 46XA/1546/23

Information to suspects released on bail

Bail legislation is contained with the Police and Criminal Evidence Act 1984, as amended in 2017 & 2022.

If released on bail the following is applicable:-

- . You must surrender to custody at the date and time as specified above
- . You will be subject to an Applicable Bail Period (ABP). The ABP covers a period that you can be bailed within by the Custody Officer before it is reviewed to ensure the investigation is being dealt with diligently and expeditiously and to ensure that bail is still necessary and proportionate.
- . If initially you were released on bail before 28/10/2022 the ABP was authorised by a Police Inspector for 28 days. The ABP can be reviewed, and an extension for another three calendar months may be authorised on or before 28 days, by a Police Superintendent. Further extensions can be authorised at 3 calendar month intervals thereafter.
- . If initially you wre released on bail after 28/10/2022 the ABP was authorised by the Custody Officer for 3 calendar months. The ABP can be reviewed, and an extension for another 3 calendar months may be authorised, on or before 3 calendar months, by a Police Inspector. Further extensions can be authorised at 3 calendar months intervals thereafter.
- . If your case is being investigated by the Serious Fraud Office, or the Financial Conduct Authority, or HM Revenue and Customs, or National Crime Agency, the initial ABP for these dases is six months authorised by the Custody Officer. However, the police do not authorise extensions for these cases. This must be done by a designated officer for those agencies.
- . If your case has been immediately referred to the Crown Prosecution Service the ABP will not start unless they require the investigators to carry out further work.
- . You or your legal representative= will be informed of theintention to apply for an extension to the ABP either in person if at the police station or by your preferred means of contact. You will be asked if you want to make any representations either immediately if in person by return of post/email etc.
- . Early reviews will be conducted by relevant decision makers and later ones will be conducted by the Courts.
- . The ABP will be suspended for the time that the cas3e is sent back to the Crown Prosecution Service.
- . You will be informed of the decision and the relevant time and date of the end of your ABP.
- . You will also be informed of the actual date and time you are due to answer bail. This may be the same or a different time to the end of an ABP.
- . The consequence of all the above is that your bail date can be subject to several amendments. However a reasonable attempt will always be made to notify you of any changes, in writing to the address that you have provided to the police (or the preferred method of contact), and/or via your legal representative if you have one.

It is important that you notify OIC of any change of your address, your legal representative, or other point of contact, and that you provide us with any current phone numbers and email contact details. By doing so, we may be able to prevent you having to attend needlessly at a custody suite if we know (especially at short notice) that you have a new, later bail date or other information change (such as 'No Further Action'.

Custody Record No: - 46XA/1546/23

Police Advisory Notice to Suspects

If you are involved in criminal proceedings, the following summary of potential offences is included

for your information and awareness. The same offences will also be brought to the attention of any relevant victim or witness for their information. The list of offences is NOT exhaustive.

The purpose of this is to make clear to all involved parties that any unlawful, unnecessary or inappropriate contact between the suspect in a case (either directly or through a third party), and the victim or witness may constitute a criminal offence.

Any unlawful, unnecessary or inappropriate contact reported to the police, including any perception that this is the case, may result in arrests and prosecution of parties for any of the following offences

Intimidation of witnesses, jurors & others

Under 5.51 of the Criminal Justice & Public Order Act 1994 it is an offence to intimidate or threaten by any means any person involved in the investigation of an offence relating to criminal matters.

In summary proceedings A fine and/or maximum six months imprisonment On indictment A fine and/or maximum five years imprisonment

'Harassment'

Under S.2 of the Protection from Harassment Act 1997, it is an offence for a person to pursue a course of conduct which amounts to harassment of another, and which he/she knows or ought to know amounts to harassment of the other, or to persuade any person not to do something that they are entitled or required to do, or to do something that they are not under any obligation to do.

In summary proceedings A fine and/or maximum six months imprisonment

On indictment: A fine and/or maximum two years imprisonment

Please note that other, more serious, offences are also provided for under the Protection from Harassment Act 1997

Perverting the Course of Justice

Under Common Law, it is an offence to conspire, act or embark upon a course of conduct which has a tendency to, and is intended to pervert, the course of public justice.

Some of the ways where conduct is capable of amounting to this offence is by making false allegations, perjury, concealing offences, obstructing the police, assisting others to evade arrest, failing to prosecute, interfering with witnesses/evidence/jurors, and publication of matters caluculate to prejudice a fair trial.

On indictment: Maximum LIFE imprisonment

Postal Charging

This leaflet explains Postal Charging and answers some questions you may have.

What is Postal Charging?

This is a method of bringing an offender before a court for prosecution.

It means that you could be charged and required to attend court by post without returning to a police station.

Can I be charged by post?

If you have been in police custody and you are granted unconditional police bail to return to a police station at a later date you may be charged by means of a 'postal charge' if a decision is made to charge you.

How does it work?

If a decision is made to charge you at least 14 days before you are due to answer your bail you may receive a 'charge' and a 'requisition' to attend court through the post.

Will I still be on Police bail?

Once a postal charge and requisition has been issued you will no longer be on police bail for that offence.

What do I do if I receive a Postal Charge?

You will recxeive a charge/requisition form (MG4D). This will state the offence(s) with which you are charged. This will require you to attend court at a specified date and time.

If you fail to attend court when required a warrant will be issued for your arrest. If this happens, If this happens you may be held in custody until the next available date

If you do not receive a postal charge or a bail cancellation notice you must answer your police bail at the date and time shown on your bail form.

Custody Record No: - 46XA/1546/23 (e)
Unlawful bail period - Olives asleep?
Inbox

from: Anonymous Remailer < mixmaster@remailer.privacy.at > via dizum.com

to: shanpanigrahi3000@gmail.com,

turnerj@tuckerssolicitors.com, complaintsteam@sra.org.uk, shantanupanigrahi@yahoo.com, dotun@olivessolicitors.com

date: 21 Jun 2023, 21:24

subject: Unlawful bail period - Olives asleep?

mailed-by: dizum.com

security: dizum.com did not encrypt this message Learn more

Important according to Google magic.

Dear Shan,

It is more than three calendar months between 18 June and 28 September.

Your matter does not involve HMRC, SFO, NCA, FCA or any other agency, if any, designated in the Police and Criminal Evidence Act 1984 ("PACE"), as amended by the Policing and Crime Act 2018 and by section 45 of the Police, Crime, Sentencing and Courts Act 2022.

This three month period is a hard and fast limit. Neither the police nor a court may increase it. Only Parliament can, by amending primary legislation.

What has transpired is not merely an irregularity but renders the bail unlawful, and its imposition null and void from inception, and not merely after 18 September.

You may thus safely ignore it, perhaps it is what they want you to do. However, I would email them and send them a letter by recorded delivery informing them that you are doing this, and why.

The conditions were otherwise onerous, oppressive and unreasonable too; there is a duty for the bailing authority, here your local police, to deal with the investigation expeditiously. Quite how you

pulled it off they evidently don't know, and you must forever stay silent about it because PCOJ may be serious. Our own speculation is that you have a dedicated device that is kept offsite and used only very infrequently and only for this, possibly using another internet connection too. All things said and done, you are a "Master in the field of Escapology", and I think they too believe it but instead of capitulating with grace, they try to save face.

You need to press on with your compensation claims. This is an abuse of both powers and process. It cannot be merely an administrative error. Who authorised it? While you will not be awarded millions, on the limited facts that I know a six-figure settlement is not impossible.

If your solicitors have failed to tell you this, then they must be as incompetent as the other authorities with whom you have had the misfortune to deal over the years.

I read somewhere that you have engaged Tuckers, who no doubt could be more useful than Olives Solicitors, which appears to be run by, according to the web, "a dotun-monkey on extension 419". I have no comment. I hope you do not mention your conspiracy theories involving countries in South America, or Moldova, to Tuckers.

However, M.Mulhouse, on whom I rely to keep me updated about your saga, repeats his complaint that since you discontinued with the archival site, he is operating blind most of the time. Kindly remedy this without procrastinating.

Affectionately,

~~~Cherie

Automatic reply: Progress in the Judicial Review \* OFFICIAL \*

Inbox

from: Administrative Court Office, General Office <generaloffice@administrativecourtoffice.justice.gov.uk> to: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

date: 28 Jun 2023, 11:40

subject: Automatic reply: Progress in the Judicial Review \* OFFICIAL \*

mailed-by: mail2.bemta37.messagelabs.com
Signed by: administrativecourtoffice.justice.gov.uk
security: Standard encryption (TLS) Learn more

\* OFFICIAL \*

We acknowledge receipt of your email. It will be treated as incoming correspondence and will be dealt with within the usual timescales. If you have used this address to submit a skeleton argument, it has been sent to the wrong address and you must resend it immediately to london.skeletonarguments@administrativecourtoffice.justice.gov.uk

Administrative Court Office General Office Tel: 020 7947 6655

This email has been scanned by the Symantec Email Security cloud service

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#### Update:

A Spam Call came into my Mobile Phone at 12.27 pm from 01510601 4620

A spam call came into my Mobile Phone at 12.44 pm from 07456 106940

A Mebtronic Autocare centre seemingly Spam call came into my Mobile Phone at 13.45 pm

A spam call came into my Mobile Phone at 14.52 pm from 01298 815517 (Buxton)

20.38 pm (UK-Time) 28 June 2023

# **SKELETON ARGUMENTS DOSSIER FOR TRIAL HEARING**

Yahoo

/

Sent

Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

To

AGO Correspondence Attorney General Office

Thu, 29 Jun at 07:16

To

The Attorney General

Your Honourable Sir

I have tried all I could to access justice and time and again I run into the brick wall of silence: you are the Attorney General, you decide if there is any hope left for me in this world to clear my good name of being a philanthropist at heart.

Yours sincerely

Dr Shantanu Panigrahji 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL United Kingdom

Tel: 07967789619

Hide original message

---- Forwarded message -----

From: Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

To: admin@southeastlibdems.org.uk <admin@southeastlibdems.org.uk>; southeast@labour.org.uk <southeast@labour.org.uk>; Public Enquiries (CD) <public.enquiries@homeoffice.gov.uk>; policyforum@labour.org.uk <policyforum@labour.org.uk>; conservatives

<membership@message.conservatives.com>

Sent: Thursday, 29 June 2023 at 06:59:13 BST

Subject: Fw: SKELETON ARGUMENTS DOSSIER FOR TRIAL HEARING

### ---- Forwarded message -----

From: Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

To: Force Control Kent <force.control@kent.police.uk>; omar.sagher@governmentlegal.gov.uk

<omar.sagher@governmentlegal.gov.uk>; Central London DJSKEL

<centrallondondjskel@justice.gov.uk>; Enquiries Medway County

<enquiries.medway.countycourt@justice.gov.uk>; rehman.chishti.mp@parliament.uk

<rehman.chishti.mp@parliament.uk>; Administrative Court Office Case Progression

<administrativecourtoffice.caseprogression@hmcts.x.gsi.gov.uk>; Northkent

<northkent@justice.gov.uk>; Eastkentmc <eastkentmc@justice.gov.uk>;

speakersoffice@parliament.uk <speakersoffice@parliament.uk>; alex.chalk.mp@parliament.uk

<alex.chalk.mp@parliament.uk>; Enquiries <enquiries@legalombudsman.org.uk>;

enquiries@policeconduct.gov.uk <enquiries@policeconduct.gov.uk>; ravina@olivessolicitors.com

<ravina@olivessolicitors.com>; Civil Appeals - Registry <civilappeals.registry@justice.gov.uk>;

enquiries@medway.countycourt.gsi.gov.uk <enquiries@medway.countycourt.gsi.gov.uk>;

maidstonecrowncourt <maidstonecrowncourt@hmcts.gsi.gov.uk>; londonsouthet@hmcts.gsi.gov.uk <londonsouthet@hmcts.gsi.gov.uk>; registry@supremecourt.uk < registry@supremecourt.uk>;

EATGeneral <eatgeneral@hmcts.gsi.gov.uk>; hc.office@hcilondon.in <hc.office@hcilondon.in>;

complaintsreview@cedr.com <complaintsreview@cedr.com>; supremecourt@nic.in

<supremecourt@nic.in>; otp.informationdesk@icc-cpi.int <otp.informationdesk@icc-cpi.int>

Sent: Thursday, 29 June 2023 at 06:51:15 BST

Subject: Fw: SKELETON ARGUMENTS DOSSIER FOR TRIAL HEARING

# Dear Sirs/Madams

I am in the process of Defending at North Kent Magistrates Court as shown below and have submitted a tentative Defence Statement that asserts that rather than being a Defendant, I am the Victim of a State-wide conspiracy to discredit me and defame me in the eyes of society both in the United Kingdom and beyond.

As this matter progresses further I am sending you the necessary skeleton arguments document so that you may consider it and provide the necessary qualifications to what I have stated, whether positive or negative.

# Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 United Kingdom

Tel: 07967789619

# ---- Forwarded message -----

From: Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

To: Northkent <northkent@justice.gov.uk> Sent: Wednesday, 28 June 2023 at 17:24:37 BST

Subject: SKELETON ARGUMENTS DOSSIER FOR TRIAL HEARING

# То

North Kent Magistrates Court

sitting at Medway Magistrates Court

Dear Sir/Madam

Please find the attached for your consideration. LetterfromNKMCHearingTrial10Nov2023\_2pm.pdf; DOSSIER FOR TRIAL HEARING OF 20 NOVEMBER 2023 2 PM MEDWAY MAGISTRATES COURT.pdf.

Yours sincerely

Dr Shantanu Panigrahi (Defendant) 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL United Kingdom Tel: 07967789619

Download all attachments as a zip file

LetterfromNKMCHearingTrial10Nov2023\_2pm.pdf 1.5MB
DOSSIER FOR TRIAL HEARING OF 10 NOVEMBER 2023 2 PM MEDWAY MAGISTRATES COURT.pdf
440.6kB:

DOSSIER FOR TRIAL HEARING OF 10 NOVEMBER 2023 2 PM AT MEDWAY MAGISTRATES COURT DEFENCE STATEMENT OF SUBSTANCE AND MITIGATING CIRCUMSTANCES

Prosecutor: Chief Constable of Kent Police

Defendant: Dr Shantanu Panigrahi

# Skeleton arguments and evidence

The Defendant is unable to attend Court due to being a paranoid schizophrenic mental patient under Secondary Care in Britton House Gillingham, Kent; on mental health medications of antipsychotic risperidone (4 mg daily), mood stabiliser Depakote (1000 mg daily), anti-depressant sertraline (150 mg daily); and under psychotherapy treatments by Jill Jesson of Vitali-Chi being treated for a 'split mind'.

The Defendant states that there was a concerted conspiracy against him both in relation to the discharge of the Speeding Offence of 5 October 2023 organised by Kent Police to prevent him from taking the Speed Awareness Course that was part of decade long Hate Crime that he suffered which took the form of victimisation, terrorism, persecution and obstruction of justice in a State-wide organised crime. This Hate Crime involved Duty Solicitors, private solicitors and law firms, the legal ombudsman, the Solicitors Regulation Authority, the Independent Office for Police Conduct, court officials at Employment Tribunals Employment Appeal Tribunals, Medway County, County Court of Central London, High Court Kings Bench Division, The Court of Appeal and the Supreme Court as well as the Joint Committee of Privy Council. Whether it extended to the Monarch from the time of the late Her Majesty Queen Elizabeth to whom the Defendant petitioned for due justice and subsequently the present Monarch King Charles III is difficult to assess. Equally Parliamentary processes such as the local Member of Parliament, Lord Irvine of Lairg, Alex Chalk the present Lord Chancellor and Secretary of State for Justice, the Speakers of the House of Commons were also engaged in the machinery of the State that was brought to bear for the persecution of the Defendant is unclear; the effect was to thwart justice that the University of Greenwich continues to withhold the Defendant's £55,000 severance pay from him as severance pay from 1998 and the Cabinet office

refuses to refund the £4170 that the Defendant was required to pay as the government's costs in defending his Claim E35YM660. Considerable Defamation of the Defendant resulted.

Notwithstanding the Defendant's mental disorder, he has been harassed and terrorised by an agency of the Establishment secretly setting up an organisation that was named 'Victims of Panigrahi Association' or VOPA for short and following a 26 year struggle to get to a Court Hearing to air his grievances the opportunity to represent his Case was not given. Most significantly Kent Police was given a free hand to terrorise the Defendant with 5 interviews at the Police Station since 16 September 2021, four of them under arrest to investigate him as the only suspect for the offences of harassment, stalking and sending of malicious communications, and no amount of pleading his innocence that hackers and Cyber attackers had hacked his computers IP addresses to send out emails to Katrina Sale, bp, staff of BLM law, Sainsbury's, Tesco, his Consultant psychiatrist and Care coordinator, his wife and relatives in India to abandon his struggle for justice and stay put in the United Kingdom come what may, Kent Police would have none of it and the Defendant is still kept under investigation for which 4 of the family computers were seized, 4 USB Memory Sticks, 2 Amazon pads and 2 Mobile Phones.

The obstruction of justice was most recently apparent in the manner with which Kent Police was protected by the Administrative Court of the High Court as shown in the correspondence here:

RE: Progress in the Judicial Review \* OFFICIAL \* Inbox

from: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

to: "Administrative Court Office, General Office" <generaloffice@administrativecourtoffice.justice.gov.uk>

date: 28 Jun 2023, 11:40

subject: Fwd: Progress in the Judicial Review \* OFFICIAL \*

mailed-by: gmail.com

Dear Sir/Madam

- 1. From the preliminary correspondence that I had with Case Progression who have subsequently blocked me it would appear from receiving my emails, I understood that the £432 Court Fee that I paid for my Appeals for which no Orders or Judgment were issued counts towards this Judicial Review. I expected the Case Number to be CO/1680/2002, but perhaps it is still closed.
- 2. Further the State authorities have this morning harassed me with the following telephone calls: A Spam Call came into the Mobile Phone from 0151 601 4620 at 10.02 am A Spam Call came into my Mobile Phone from 07918 655208 at 10.11 am
- 3. I do not know the meanings of these calls except to terrorise me and show me two fingers to put me under more anxieties and stress.
- 4. Could you please confirm the Administrative Court's Case Number for these proceedings to me this morning: ToAdminCourtListing(Progress in Judicial Review28Jun2023.pdf?

Thank you

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL United Kingdom Tel: 07967789619

----- Forwarded message ------

From: Administrative Court Office, List Office < listoffice@administrativecourtoffice.justice.gov.uk >

Date: Wed, 28 Jun 2023 at 08:48

Subject: RE: Progress in the Judicial Review \* OFFICIAL \*

To: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>, Administrative Court Office, List Office

listoffice@administrativecourtoffice.justice.gov.uk>

Good morning,

This needs to go the General office.

Andrew Hamilton | Administrative Court List Office \* OFFICIAL \*

King's Bench Division | HMCTS | Royal Courts of Justice | Strand, London | WC2A 2LL Phone: 020 7947 6655 | andrew.hamilton@administrativecourtoffice.justice.gov.uk

Web: www.gov.uk/hmcts

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For information on how HMCTS uses personal data please see:

https://www.gov.uk/government/organisations/hm-courts-and-tribunals-service/about/personal-information-charter

In accordance with Practice Direction 5B - Electronic communication and filing we ask you to do the following when sending an e-mail message to the court:

Clearly state the Court's action number, parties' names and any dates relating to an up-coming hearing in the subject header.

In accordance with Practice Direction 3.3a, please do not submit documents which carry a payable fee; such e-mails will be deleted.

We do not accept documents over 20 pages by electronic means.

From: Shantanu Panigrahi [mailto:shanpanigrahi3000@gmail.com]

Sent: 28 June 2023 06:56

To: Administrative Court Office, List Office < listoffice@administrativecourtoffice.justice.gov.uk>

Subject: Fwd: Progress in the Judicial Review

----- Forwarded message -----

From: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

Date: Wed, 28 Jun 2023 at 06:33

Subject: Progress in the Judicial Review

To: listoffice@administrativecourtoffice.justice.gov.uk>

Administrative Court Listing Division

Dear Sir/Madam

Thank you for the email that I received yesterday from the Administrative Court as attached: FrAdministrativeCourtOffice(General\_foorwardsfromListing)27Jun2023.docx

I am grateful that you have pointed out that the Court does not accept links as evidence that can be compiled by the Court into a bundle and skeleton arguments. As the Court is no doubt aware these proceedings are dynamic in nature.

I will therefore not be sending the Court links to my websirre anymore and will send developing materials as email attachments as attached here: FrCentreforDisputeResolution(SRA)27Jun2023.docx.

Please fix a listing date ahead of 28 September 2023.doc in view of the unlawful bail that has been imposed on me by Kent Police as attached:

- (a) FrCentreforDisputeResolution(SRA)27Jun2023.docx
- (b) Kent Police OFFICIAL Gemerated Date.docx
- (c) FrCherie(UnlawfulBailPeriod)21Jun2023.docx
- (d) Kent Police Extended Bail.pdf.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL United Kingdom Tel: 07967789619

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The author is not authorised to bind the Department contractually, or to make representations or other statements which may bind the Department in any way via electronic means.

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#### One attachment

Scanned by Gmail

ToAdminCourtListing(Progress in Judicial Review28Jun2023.pdf:

Progress in the Judicial Review

from: Shantanu Panigrahi <shanpanigrahi3000@gmail.com> to: listoffice@administrativecourtoffice.justice.gov.uk

date: 28 Jun 2023, 06:55

subject: Fwd: Progress in the Judicial Review

mailed-by: gmail.com

----- Forwarded message -----

From: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

Date: Wed, 28 Jun 2023 at 06:33

Subject: Progress in the Judicial Review

To: stoffice@administrativecourtoffice.justice.gov.uk>

To Administrative Court Listing Division

Dear Sir/Madam

Thank you for the email that I received yesterday from the Administrative Court as attached: FrAdministrativeCourtOffice(General foorwardsfromListing)27Jun2023.docx

I am grateful that you have pointed out that the Court does not accept links as evidence that can be compiled by the Court into a bundle and skeleton arguments. As the Court is no doubt aware these proceedings are dynamic in nature.

I will therefore not be sending the Court links to my website anymore and will send developing materials as email attachments.

Please fix a listing date ahead of 28 September 2023.doc in view of the unlawful bail that has been imposed on me by Kent Police as attached:

- (a) FrCentreforDisputeResolution(SRA)27Jun2023.docx
- (b) Kent Police OFFICIAL Generated Date.docx
- (c) FrCherie(UnlawfulBailPeriod)21Jun2023.docx
- (d) Kent Police Extended Bail.pdf.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 0SL United Kingdom Tel: 07967789619

5

#### Attachments

- Scanned by Gmail:
- $(a) \ Fr Administrative Court Office (General\_foorwards from Listing) 27 Jun 2023. docx$
- (b) FrCentreforDisputeResolution(SRA)27Jun2023.docx
- (c) Kent Police OFFICIAL Gemerated Date.docx
- (d) Kent Police Extended Bail.pdf.:
- (e) FrCherie(UnlawfulBailPeriod)21Jun2023.docx

(a)

RE: Automatic reply: Petition to the Monarch \* OFFICIAL \* Inbox

from: Administrative Court Office, General Office <generaloffice@administrativecourtoffice.justice.gov.uk> to: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

date: 27 Jun 2023, 14:10

subject: RE: Automatic reply: Petition to the Monarch \* OFFICIAL \*

mailed-by: administrativecourtoffice.justice.gov.uk
Signed by: administrativecourtoffice.justice.gov.uk
security: Standard encryption (TLS) Learn more

: Important mainly because it was sent directly to you.

Dear Shantanu

The court does not accept links.

Please refer to the above attachment.

Here is a link for your convenience.

The Administrative Court Judicial Review Guide 2022 (judiciary.uk)

Kind regards

Brian O'Meara \*OFFICIAL\*

Administrative Court Office | Issues and Enquiries | C324

King's Bench Division | HMCTS | Royal Courts of Justice | Strand, London | WC2A 2LL

T: 020 7947 6655 (Option 6) | Web: www.gov.uk/hmcts

cid:image002.jpg@01D42B18.AF6A0F40

Daily Cause List: http://www.justice.gov.uk/courts/court-lists/list-rcj Listing Enquiries: listoffice@administrativecourtoffice.justice.gov.uk

General Enquiries: generaloffice@administrativecourtoffice.justice.gov.uk

Criminal & Extradition Enquiries: crimex@administrativecourtoffice.justice.gov.uk

Skeleton Arguments: london.skeletonarguments@administrativecourtoffice.justice.gov.uk

Case Progression: caseprogression@administrativecourtoffice.justice.gov.uk

For information on how HMCTS uses personal data about you please see:

https://www.gov.uk/government/organisations/hm-courts-and-tribunals-service/about/personal-information-charter

In accordance with Practice Direction 5B - Electronic communication and filing we ask you to do the following when sending an e-mail message to the court:

- · Clearly state the Court's action number, parties' names and any dates relating to an up-coming hearing in the subject header.
- · In accordance with Practice Direction 3.3a, please do not submit documents which carry a payable fee; such e-mails will be deleted.

We do not accept documents over 50 pages by electronic means.

PLEASE DO NOT SEND EMAILS TO PERSONAL INBOXES AS NO ACTION WILL BE TAKEN. PERSONAL INBOXES ARE NOT MONITORED. PLEASE SEND ALL EMAILS TO: generaloffice@administrativecourtoffice.justice.gov.uk

From: Shantanu Panigrahi [mailto:shanpanigrahi3000@gmail.com]

Sent: 21 June 2023 17:47

To: Administrative Court Office, Case Progression

<caseprogression@administrativecourtoffice.justice.gov.uk>; Administrative Court Office, General
Office <generaloffice@administrativecourtoffice.justice.gov.uk>; Administrative Court Office, List
Office listoffice@administrativecourtoffice.justice.gov.uk>

Cc: alex.chalk.mp@parliament.uk

Subject: Fwd: Automatic reply: Petition to the Monarch \* OFFICIAL \*

Dear Sir

Here is the rest of the data for the Judicial Review RE: Petition to the Monarch \* OFFICIAL \* (knowledgeassessmentanddissemination.com)

https://www.knowledgeassessmentanddissemination.com/post/re-petition-to-the-monarch-official

(a)

quote from Dev (knowledgeassessmentanddissemination.com)
https://www.knowledgeassessmentanddissemination.com/post/quote-from-dev

(b|)

RE: How the Find a Solicitor Works [A365-26441-44791]

(knowledgeassessmentanddissemination.com)

https://www.knowledgeassessmentanddissemination.com/post/re-how-the-find-a-solicitor-works-a365-26441-44791

(c)

Distress, depression and suicidal thoughts (knowledgeassessmentanddissemination.com) https://www.knowledgeassessmentanddissemination.com/post/distress-depression-and-suicidal-thoughts

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 0SL United Kingdom Tel: 07967789619

----- Forwarded message ------

From: Administrative Court Office, List Office < listoffice@administrativecourtoffice.justice.gov.uk>

Date: Tue, 20 Jun 2023 at 16:16

Subject: Automatic reply: Petition to the Monarch \* OFFICIAL \* To: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

The Administrative Court List Office are currently experiencing a high volume of emails, however will endeavour to respond to your email within 5 working days.

\* OFFICIAL \*

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One attachment

• Scanned by Gmail Administrative Court Information for Court Users

Effective date: 27 June 2022

The following practical measures will remain in place until further notice, to assist the court to deal with its business as efficiently as possible.

Sections A and B apply to all Administrative Court claims. Compliance with Section A is required by Practice Directions 54A and 54B.

Sections C to H also apply to claims, appeals and applications administered by the Administrative Court; but where arrangements differ depending on which Administrative Court office is dealing with the matter, this is explained in the text below.

Arrangements for electronic working

A. ELECTRONIC BUNDLES

(Practice Direction 54A, §§ 4.5 and 15; Practice Direction 54B, §1.3)

Electronic bundles must be prepared as follows and be suitable for use with all of Adobe Acrobat Reader and PDF Expert and PDF Xchange Editor.

- 1. A bundle must be a single PDF.
- 2. If the bundle is filed in support of an urgent application (i.e., an application made using Form N463) it must not exceed 20mb, and (unless the court requests otherwise) should be filed by email
- 3. If the papers in support of any claim or appeal or non-urgent application exceed 20mb, the party should file:
- a. a core bundle (no larger than 20mb) including, as a minimum, the Claim Form and Grounds or Notice of Appeal and Grounds, or Application Notice and Grounds; documents regarded as essential to the claim, appeal, or application (for example the decision challenged, the letter before claim and the response, etc.); any witness statements (or primary witness statement) relied on in support of the claim, appeal or application; and a draft of the order the court is asked to make; and b. a further bundle containing the remaining documents.

Bundles should be filed using the Document Upload Centre.

- 4. All bundles must be paginated in ascending order from start to finish. The first page of the PDF will be numbered "1", and so on. (Any original page numbers of documents within the bundle are to be ignored.) Index pages must be numbered as part of the single PDF document, they are not to be skipped; they are part of the single PDF and must be numbered. If a hard copy of the bundle is produced, the pagination on the hard copy must correspond exactly to the pagination of the PDF.
- 5. Wherever possible pagination should be computer-generated; if this is not possible, pagination must be in typed form.
- 6. The index page must be hyperlinked to the pages or documents it refers to.
- 7. Each document within the bundle must be identified in the sidebar list of contents/bookmarks, by date and description (e.g., "email 11.9.21 from [x] to [y]"). The sidebar list must also show the bundle page number of the document.
- 8. All bundles must be text based, not a scan of a hard copy bundle. If documents within a bundle have been scanned, optical character recognition should be undertaken on the bundle before it is lodged. (This is the process which turns the document from a mere picture of a document to one in which the text can be read as text so that the document becomes word-searchable, and words can be highlighted in the process of marking them up.) The text within the bundle must therefore be selectable as text, to facilitate highlighting and copying.
- 9. Any document in landscape format must be rotated so that it can be read from left to right.
- 10. The default display view size of all pages must always be 100%.
- 11. The resolution on the electronic bundle must be reduced to about 200 to 300 dpi to prevent delays whilst scrolling from one page to another.
- 12. If a bundle is to be added to after the document has been filed, it should not be assumed the judge will accept a new replacement bundle because he/she may already have started to mark up the original. Inquiries should be made of the judge as to what the judge would like to do about it. Absent a particular direction, any pages to be added to the bundle as originally filed should be provided separately, in a separate document, with pages appropriately sub-numbered.

For guidance showing how to prepare an electronic bundle, see (as an example) this video prepared by St Philips Chambers, which explains how to create a bundle using Adobe Acrobat Pro https://st-philips.com/creating-and-using-electronic-hearing-bundles/

Any application filed by a legal representative that does not comply with the above rules on electronic bundles may not be considered by a Judge. If the application is filed by a litigant in person the electronic bundle must if at all possible, comply with the above rules.

If it is not possible for a litigant in person to comply with the rules on electronic bundles, the application must include a brief explanation of the reasons why.

# B. THE DOCUMENT UPLOAD CENTRE

Whenever possible, file documents electronically. This includes claims, responses, interlocutory applications, and hearing bundles. Unless stated otherwise below, file documents using the Document Upload Centre (DUC).

Requests to upload documents to the DUC should be sent to the email addresses referred to below in Sections D, E and F. After uploading a document, you must email the relevant court office to confirm the upload.

For guidance on how to use the DUC, see the HMCTS "Professional Users Guide" for detailed information about the Document Upload Centre1

, and the DUC video guide on

YouTube2

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Arrangements for filing and responding to claims, appeals and applications

C. APPLICATIONS FOR URGENT CONSIDERATION

Administrative Court, London (Royal Courts of Justice)

Urgent applications (i.e. applications within the scope of Practice Direction 54B) should be filed either electronically (preferred wherever possible), or by post or DX. Until further notice, urgent applications may not be filed over the counter at the Royal Courts of Justice.

The process explained below should be used for any urgent interlocutory application that is filed electronically.

1. Applications must be filed by email to:

immediates@administrativecourtoffice.justice.gov.uk accompanied with either a PBA

1

https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment\_data/file/887109/Document\_Upload\_Centre\_-\_Professional\_User.pdf

2

https://www.youtube.com/watch?v=rbYBhdPNr5E number, receipt of payment by debit/credit card or a fee remission certificate (see below, Section G).

- 2. This inbox will be monitored Monday to Friday between the hours of 9:30am and 4:30pm. Outside of these hours the usual QB out of hours procedure should be used.
- 3. Your application must be accompanied by an electronic bundle containing only those documents which it will be necessary for the court to read for the purposes of determining the application see Practice Direction 54B at  $\S\S1.3$ , and 2.2-2.3. The bundle must be prepared in accordance with the guidance at Section A; it must not exceed 20mb.
- 4. Any other urgent queries should be sent by email to: generaloffice@administrativecourtoffice.justice.gov.uk, marked as high priority, and with 'URGENT' in the subject line. Any such emails will be dealt with as soon as possible.

If you are not legally represented and do not have access to email, you should contact the Administrative Court Office by telephone on 020 7947 6655 (option 6) so that details of your application may be taken by telephone and alternative arrangements made if permitted by the senior legal manager or the duty judge.

Other Administrative Court offices

Out of London, urgent applications may be filed between 10am and 4pm, Monday to Friday. Urgent applications may also be filed in person. If you wish to file in person, you should contact the relevant office by phone to arrange to attend the public counter. The phone numbers are as follows Birmingham 0121 681 4441 – pick option 2 then option 5. Cardiff 02920 376460 Leeds 0113 306 2578

Manchester 0161 240 5313

If filing an urgent application by email, the arrangements at 1-4 above apply, save that: (a) see Section H below for how to pay the application fee; and (b) please use the following email addresses.

Birmingham:

birmingham@administrativecourtoffice.justice.gov.uk

Cardiff:

cardiff@administrativecourtoffice.justice.gov.uk

Leeds:

leeds@administrativecourtoffice.justice.gov.uk

Manchester:

manchester@administrative court of fice.justice.gov.uk

D. NON-URGENT WORK: CIVIL CLAIMS AND APPEALS

All other civil business (i.e. non-urgent claims, appeals and applications) should be filed electronically (preferred wherever possible) or by post or DX. There may be a slight delay before claims/applications are issued, but the date the Claim Form or Notice of Appeal is received by the Administrative Court office will be recorded as the date of filing. It remains the responsibility of the party making an application or claim to ensure that it is filed within the applicable time limit. If a decision on an interlocutory application is time-sensitive, please state (both in the Application Notice and in a covering letter) the date by which a decision on the application is required.

Filing claims, appeals and non-urgent applications

- 1. Wherever possible, claims for judicial review, statutory appeals, planning matters, and non-urgent interlocutory applications are to be filed electronically using the Document Upload Centre.
- 2. Requests to upload documents should be sent

for London cases to: DUC@administrativecourtoffice.justice.gov.uk for other offices, use the appropriate email address at Section C above.

You will receive an invitation by email to upload your documents. You should then upload the claim/appeal/application bundle (prepared in accordance with Section A).

- 3. If you are commencing a claim or appeal please upload a further PDF document comprising an additional copy of the Claim Form or Notice of Appeal and the decision document challenged. If filing in London include a PBA number or proof of payment by debit/credit card or a fee remission certificate (see Section H); if you are filing the claim at any office out of London, also see Section H.
- 4. Documents being uploaded must be in PDF format, no other format will be accepted by the system. If the papers in support of an application for judicial review or an appeal or an application exceed 20mb, the claimant/appellant/applicant should file:
- a. a core bundle (no larger than 20mb) including, as a minimum, the Claim Form and Grounds or Notice of Appeal and Grounds, or Application Notice and Grounds; documents regarded as essential to the claim, appeal, or application (for example the decision challenged, the letter before claim and the response, etc.); any witness statements (or primary witness statement) relied on in support of the claim, appeal or application; and a draft of the order the court is asked to make; and b. a further bundle containing the remaining documents.

- 5. All electronic bundles must be prepared/formatted in accordance with the guidance at Section A.
- 6. Once a claim or appeal has been issued, Administrative Court staff will provide the case reference number to the parties by email.
- 7. Interlocutory applications should be sent by email for London cases to: generaloffice@administrativecourtoffice.justice.gov.uk

for other offices, use the appropriate email address at Section C above.

If filing in London include a PBA number or receipt of payment by debit/credit card (see Section H); if filing at an office out of London, also see Section H.

8. If you are not legally represented and do not have access to email, contact the Administrative Court office by telephone so that alternative arrangements can be made.

For London claims the number is 020 7947 6655 (option 6). For claims at other offices use the appropriate phone number at Section C above.

Responding to claims, appeals or application notices

- 1. Wherever possible, any response to a claim or appeal or application notice should be filed electronically. This will include Acknowledgements of Service, Respondent's Notices, responses to interlocutory applications, and any supporting bundles.
- 2. File smaller documents (less than 50 pages or less than 10mb) by email. In London these should be sent to caseprogression@administrativecourtoffice.justice.gov.uk, for other offices use the appropriate email address at Section C above.
- 3. For all larger documents use the Document Upload Centre. Any request to upload documents must be made by the professional representative by email:
- for London cases to: DUC@administrativecourtoffice.justice.gov.uk for other offices, use the appropriate email address at Section C above.
- 4. The requirements for the preparation of bundles at Section A and Section D (filing claims) apply and must be followed. Please note the provisions on file size.
- 5. If you are not legally represented and do not have access to email, you should contact the Administrative Court office by telephone so that alternative arrangements can be made. For London claims the number is 020 7947 6655 (option 6). For claims at other offices use the appropriate phone number at Section C above.

# E. NON-URGENT WORK: CLAIMS IN CRIMINAL CAUSES OR MATTERS, APPEALS BY CASE STATED

Filing claims and issuing applications and case stated appeals

- 1. Wherever possible, non-urgent claims for judicial review in criminal causes or matters and appeals by case stated are to be filed electronically using the Document Upload Centre.
- 2. Requests to upload documents should be sent for London cases to: crimex@administrativecourtoffice.justice.gov.uk for other offices, use the appropriate email address at Section C above.
- 3. You will receive an invitation by email to upload your documents. You should then upload the claim/appeal/application bundle (prepared in accordance with Section A). If you are commencing a claim or appeal please also upload a further PDF document comprising an additional copy of the Claim Form or Notice of Appeal and the decision document challenged. If filing in London include a PBA number or proof of payment by debit/credit card or a fee remission certificate (see Section H); if filing at any of the out of London offices, also see Section H.
- 4. Once a claim or appeal has been issued, Administrative Court staff will provide the case reference number to the parties by email.
- 5. Interlocutory applications should be sent by email

for London cases to: crimex@administrativecourtoffice.justice.gov.uk for other offices, please use the appropriate email address referred to at Section B above.

For London include a PBA number or receipt of payment by debit/credit card (see Section H); if you are filing the claim in one of the out of London offices, also see Section H.

- 6. The requirements for the preparation of bundles at Section A and Section D (filing claims) apply and must be followed. Please note the provisions on file size.
- 7. If you are not legally represented and do not have access to email, you should contact the Administrative Court office by telephone on 020 7947 6655 (option 6) so that alternative arrangements can be made.

#### Responding to claims and case stated appeals

- 1. Wherever possible, any response to a claim or appeal or application notice should be filed electronically. This includes Acknowledgements of Service, Respondent's Notices, responses to interlocutory applications, and any supporting bundles.
- 2. File smaller documents (less than 50 pages or less than 10mb) by email. In London, use crimex@administrativecourtoffice.justice.gov.uk, and for other offices use the appropriate email address at Section C above.
- 3. For all larger documents use the Document Upload Centre. Requests to upload documents should be sent

for London cases to: crimex@administrativecourtoffice.justice.gov.uk for other offices, use the appropriate email address at Section C above.

- 4. The requirements the preparation of bundles at Section A and Section D apply and must be followed. Please note the provisions on file size.
- 5. If you are not legally represented and do not have access to email, you should contact the Administrative Court Office by telephone on 020 7947 6655 (Option 6) so that alternative arrangements can be made.

#### F. EXTRADITION APPEALS

Filing appeals and issuing Application Notices

1. Wherever possible, extradition appeals and interlocutory applications in extradition appeals must be sent electronically to:

crimex@administrativecourtoffice.justice.gov.uk

Include a PBA number or proof of payment by debit/credit card (see Section H). If you are not legally represented and do not have access to email, you should contact the Administrative Court office by telephone 020 7947 6655 (Option 6) so that alternative arrangements can be made.

2. After the period for lodging amended grounds of appeal has expired the Appeal Bundle must be lodged. Please use the Document Upload Centre. Any request to upload

documents must be made by the professional representative by email to:

crimex@administrativecourtoffice.justice.gov.uk

Litigants in person without access to email should contact the Court to make alternative arrangements – see paragraph 1 above.

- 3. Any further bundles (whether for renewed application for permission to appeal or for the hearing of the appeal) shall also be lodged in by the methods stated at paragraph 2 above.
- 4. All bundles for the appeal or (if heard other than at the permission to appeal hearing or the appeal hearing), for any application in the appeal must be prepared in accordance with the requirements at Section A above. If the papers in support of an appeal or application exceed 20mb, the Appellant/Applicant should file:

a. a core bundle (no larger than 20mb) including, as a minimum, the Notice of Appeal and Grounds, or Application Notice and grounds; documents regarded as essential to the appeal, or application (for example the extradition request, the judgment of the District Judge, the Respondent's Notice etc.); any witness statements (or primary witness statement) relied on in support of the appeal or application; and a draft of the order the court is asked to make; and b. a further bundle containing the remaining documents.

#### Responding to appeals and Application Notices

- 1. Wherever possible, responses to appeals and Application Notices should be filed electronically with the Administrative Court.
- 2. File smaller documents (less than 50 pages or less than 10mb) by email, to Crimex@administrativecourtoffice.justice.gov.uk.
- 3. Larger documents should be filed using the Document Upload Centre. Any request to upload documents must be made by email to crimex@administrativecourtoffice.justice.gov.uk
- 4. Litigants in person without access to email should contact the Administrative Court office by phone on 020 7947 6655 (Option 6) so that alternative arrangements can be made.
- 5. Any documents for the hearing of the appeal or application must be prepared in accordance with the requirements at Section A, and be lodged in the manner described above in the paragraphs concerning the filing of appeals.

# Other arrangements

#### G. DETERMINATION OF CLAIMS

#### Paper applications

Applications for permission to apply for judicial review, applications for permission to appeal, and interlocutory applications will continue to be considered on the papers, as usual.

#### Orders

Orders will be served on all parties by email or, if service by email is not possible, they will be served by post.

#### Hearings

- 1. All matters for hearing will appear in the Daily Cause List. The list may be subject to change at short notice.
- 2. Hearings will ordinarily take place either in person (in court).
- 3. A judge may, on application by the parties, permit a different mode of hearing: either a hybrid hearing, or a remote hearing. A hybrid hearing is when some participants in court and others present by video. At a remote hearing all participants are present by video or phone. Hybrid hearings are conducted using the Cloud Video Platform (CVP) for persons attending by video. Remote hearings are by Cloud Video Platform (CVP) or Microsoft Teams (video), or BT Meet Me (phone). If a hearing takes place by video and/or phone, the arrangements will be made by the court.
- 3. If an application is made that the hearing take place as a hybrid hearing or a remote hearing, the application will be determined by a judge who will decide whether it is in the interests of justice to grant the application. Whenever possible the judge will make this decision taking account of the views of the parties.
- 4. If it appears a hearing may need to be vacated (e.g. by reason of illness) or the arrangements for the hearing may need to be changed (e.g. because a party is required to self-isolate), please inform the court as soon as possible.

#### H. FEES (APPLIES TO ALL CLAIMS)

Payment by debit or credit card (by phone or email)

You can pay a court fee for a London claim by debit or credit card by contacting the Fees Office on 020 7073 4715 between the hours of 10:00am and 16:00pm, Monday to Friday (except bank holidays) or by emailing RCJfeespayments@justice.gov.uk Once the payment has been processed you will receive a receipt which you should submit with the claim form and/or application form. Court fees for claims at other offices can also be paid by debit or credit card – please provide your contact telephone number in the email/letter that accompanies the claim or application, you will be contacted to make payment by phone.

#### Payment by PBA

If you have a PBA account, then you must include the reference number in a covering letter with any claim form and/or application you lodge so the fee can be deducted from this account.

#### Payment by cheque

Cheques should be made payable to HMCTS. The cheque should be sent together with the Claim Form or Application Notice, either by post or DX.

For London claims cheques can be sent via the drop box at the main entrance in the Royal Courts of Justice. For claims at other offices, if you have arranged to file the claim/application in person, you may bring the cheque with you.

Attending the Fees Office counter (Royal Courts of Justice, London only)

The Fees Office counter is open to the public Monday to Friday 10:00am to 4:30pm (except Bank Holidays). Access to the Fees Office counter is on an appointment only basis. There is no walk-in facility. To make an appointment to attend the counter contact the Fees Office, Monday to Friday 10.00am to 4.00pm (except Bank Holidays), by phone (020 7947 6527) or by email (feesofficecounterbooking@justice.gov.uk). Do not attend without a confirmed appointment. Once the fee has been taken or the fee remission form completed the Claim Form, or Notice of Appeal or Application Notice may be sent and will be forwarded to the relevant Administrative Court office for processing.

Help with fees

To apply for fee remission, go to the Help with Fees website www.gov.uk/get-help-with court-fees and complete the step-by-step application process.

If your claim is in London forward your 'HWF' reference to the Fees Office feesrcj@justice.gov.uk along with a copy of your Claim Form and/or application form.

Please note, the number is confirmation of applying and is not confirmation of Remission entitlement. The Fees Office will process your application and contact you with the outcome of the Help with Fees application and will advise your next steps. For the out of

London offices send your HWF reference along with the Claim Form and/or application form.

(b)

RE: App pack - SRA2004523 Dr Shantanui Panigrahi v Solicitors Regulation Authority Inbox

from: complaintsreview <complaintsreview@cedr.com> to: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

date: 27 Jun 2023, 16:44

subject: RE: App pack - SRA2004523 Dr Shantanui Panigrahi v Solicitors Regulation Authority

mailed-by: cedr.com Signed by: cedr.com

security: Standard encryption (TLS) Learn more

: Important mainly because it was sent directly to you.

Good afternoon,
Thank you for your email.
You are required to complete the application if you wish to proceed.
Kind regards,
Shannell

From: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

Sent: Friday, June 16, 2023 11:32 AM

To: complaintsreview <complaintsreview@cedr.com>

Subject: Re: App pack - SRA2004523 Dr Shantanui Panigrahi v Solicitors Regulation Authority

**Dear Sirs** 

I have looked through the application form and overview documents and due to its cumbersome processing requirements do not have the time or energy to fill these in.

If the Centre for Effective Dispute Resolution wishes to enter into email correspondence to take this complaint step by step forward bearing in mind the abysmal processing of the Trial Hearing Case at the North Kent Magistrates Court as attached:

ToNorthKentMagistratesCourtccKentPolice(SummaryJudgment)16Jun2023 that proves the this Court is acting as Prosecutor, Judge and Jury all in one and is therefore a kangaroo court covering up the allegations that I have made to pursue a witch hunt against me in conspiracy with a secretive Establishment that it is an intrinsic part of, we can take this matter forwards with a view to securing the demand that I have for £40 million in damages and compensation for the 26 years of victimisation, terrorism, persecution for my religious beliefs, and the systematic obstruction of Justice.

Further you are part of the conspiracy as evident from the fact that you ignored or covered up your predecessors criminality against me in respect of the attached communication: ToSolicitorsRegulationAuthorityComplaints&ReportsccCEDR(AutoReply)15Jun2023.docx.

What do you have to say about this accusation?

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 0SL United Kingdom Tel: 07967789619

On Fri, 16 Jun 2023 at 10:42, complaintsreview <complaintsreview@cedr.com> wrote:

Good morning,

We write further to the above matter.

We have been contacted by the SRA to state that your case is now ready for a Stage 3 review.

Please find attached above the Application Form and Overview of the process. Once we receive your completed application form, we will commence the complaints review.

If you have any further queries, please do not hesitate to contact us.

Kind regards,

Heather

**Consumer Services Team** 

Centre for Effective Dispute Resolution (CEDR)

From: complaintsreview <complaintsreview@cedr.com>

Sent: Monday, June 12, 2023 10:16 AM

To: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

Subject: RE: Your complaint to the SRA

Independent Complaints Review Service for the Solicitor's Regulation Authority (SRA) - Enquiry Good morning,

Thank you for your email and enquiry to the Independent Complaints Review Scheme.

Please note the following for the stages of the complaints process:

Stage 1 requires you to make a formal complaint, where you would receive a response from the unit where the complaint arose.

Stage 2 will occur if you are unhappy with the Stage 1 response. Your complaint will then be referred to the SRA's central Complaints Team.

The SRA central Complaints Team must write to you to confirm that you have exhausted their internal complaints procedure and that Stage 2 has been completed, before you would be able to make your application to use our service.

Stage 3 is the Independent Complaints Review.

As part of the process, we have to contact the SRA to get confirmation that you have completed Stages 1 and 2. Please note this can take upto 5 working days, once we receive their response, we will contact you to advise of the next steps.

In the meantime please review our Guidance Notes which I have attached to this email and are also available to view on our website at: https://www.cedr.com/consumer/solicitors/

We hope this is of assistance and we will be in contact shortly.

Kind regards,

Shannell

Independent Complaints Review Service for SRA Centre for Effective Dispute Resolution (CEDR)

From: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

Sent: Friday, June 9, 2023 6:50 PM

To: complaintsreview < complaintsreview@cedr.com>

Subject: Re: Your complaint to the SRA

Dear Sir/Madam

I disagree with this report, you so need to start afresh and not so much concentrate on producing a report for my consumption or for the Court's consumption but for the Public Enquiry: PUBLIC ENQUIRY PROCESS COMMENCED: IOPC Reference - 2022/173746

(knowledgeassessmentanddissemination.com)

https://www.knowledgeassessmentanddissemination.com/post/public-enquiry-process-

commenced-iopc-reference-2022-173746. The entire report is a whitewash cover-up of Stateengineered Hate crime against me, a law-abiding citizen for being a Republican of sorts in that I think the Monarch should be subjected to a referendum for continuing as Head of State once every 15 years. So the State has victimised, terrorised, persecuted, and obstructed justice with me a second class citizen. They tried everything, stuck me in a mental hospital twice, tried to make me stateless, and impoverished me with only pension to live on with no scope for employment and when I stayed put knowing that they could not take away my British passport according to international conventions so that I am free to go on holidays and return back to the United Kingdom with my occupational pension soon to be supplemented with State pension in August, they Cyber attacked me with 500 criminal anonymous emails to me and my family both here and in India to try and destroy our lives mentally and physically. So the cyber attacks were not trolls, Victims of Panigrahi Association (VOPA) does not exist. but was concocted by the Security Services secretly to send malicious emails from my email account as a pretext to getting Kent Police to arrest me on 4 occasions and a 5th one that was coerced invitation. to charge me with offences with the complicity of North Kent Magistrates Court especially. All my protestations in issuing litigation against the Prime Minister, the University of Greenwich, taking the matter to the International Criminal Court came to nothing, such is the power of the State. But I survived. There is no resolution: A Republican is an outcast of the society in the United Kingdom.

Please do not reply to this email. This statement is just for the record.

Yours sincerely

Dr Shantanui Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL

Tel: 07967789619

To request a review of your complaint, please contact the Independent Reviewer within 20 working days i.e., by 8 July 2023

How to contact the Independent Reviewer By email: complaintsreview@cedr.com

By phone: 020 7536 6000

By post:

Centre for Effective Dispute Resolution (CEDR)

100 St. Paul's Churchyard,

London

EC4M 8BU

**United Kingdom** 

On Fri, 9 Jun 2023 at 14:55, Sean Kent <Sean.Kent@sra.org.uk> wrote:

Sensitivity: General Dear Dr Panigrahi

I have completed a review of your complaint about our service. Please find attached a letter explaining my findings. At the end of the letter are details of the next step available to you should you wish to seek an independent review of our conduct and dealings with you.

Yours sincerely

Sean Kent

**Corporate Complaints Officer** 

Corporate Complaints Team Solicitors Regulation Authority sean.kent@sra.org.uk www.sra.org.uk

For information on how we handle your personal data, see our privacy notice.

This email is intended for the addressee only. This includes any attachments. Its unauthorised use, further processing, storage or copying is not allowed. If you are not the intended recipient, please let the sender know and then destroy all copies.

Please note the sender is not authorised to conclude any contract on behalf of the Solicitors Regulation Authority by email.

We are the regulator of solicitors and law firms in England and Wales. The Solicitors Regulation Authority Limited is a company limited by guarantee. Our registered offices are: The Cube, 199 Wharfside Street, Birmingham, B1 1RN. Our company registration number is: 12608059.

(c)

Kent Police OFFICIAL Generated Date: 20/04/2023
Bail to Police Station (with or without conditions)
Custody Record Number 46XA/1884/23
Custody Station Medway
AS Number 23/0000/00/456003E
Defendant
Name(s) Shantanu Panigrahi
Date of Birth 08/08/1957

3

DYO or PYO? -

Self-Defined Ethnicity Not Stated

Address 3 HOATH LANE, WIGMORE, GILLINGHAM ME8 OSL

Comms 07967789619

First Language

**Bail Details** 

Officer in Case PC 46 14767 Corbishley

Alleged Offence(s) Malicious Communications

Bailed to Medway

(Police Station Address) Medway Police Station, Purser Way, Gillingham, Kent Bailed to date/time 18/06/2023 17.00

- . I understand that I have been released on bail and must surrender to the police station as specified above, at the time and date as specified above.
- . If have been informed that if I fail to surrender to custody I may commit an offence and be fined, imprisoned or both, and that if I fail to comply with any bail conditions that have been imposed, I may be arrested.
- . I have been informed that if I wish to vary any of the bail conditions, I may apply to do so at the police station specified above, stating my reasons.
- . I fully understand that should a disposal decision be reached whilst I am on bail, I may be contacted by post.
- . Unless such a written notice is received cancelling my attendance as specified above, I understand that if I fail to surrender into the custody of the police station as specified above, at the time and date as specified above, I may be fined, imprisoned or both.
- . I have been given a copy of this form. Defendant/Bailee Signature (Signed S.Panigrahi)

21/04/2023 08.29

Was an appropriate adult needed for bail Yes

Appropriate adult Signature

Apprpriate adult

Name Sharon Smith

**Company Name** 

Address

Comms Work: 03000 411111 Interpreter Present: No Interpreter Signature

I have granted bail as above and given a copy of this record to the bailee

Custody Officer Granting Bail: T/Sgt 46 13483 Tick

21/04/2023 08.26

\_\_\_\_\_

#### MG4A

**Ground for Imposing Conditions** 

The above named person has been granted bail subject to the following conditions. These conditions are imposed because they appear necessary to prevent that person from:-

Committing an Offence Whilst on Bail

\_\_\_\_\_\_

#### Conditions

# **Condition Number**

1.

Reason for condition

To stop further offences being committed.

**Condition Type** 

Condition

Not to contact any educational establishment and Not to contact any person/persons who is employed/attends/any links to an educational establishment. This is directly and indirectly for any reason.

**Condition Status** 

Current

# MG4C NO SURETY/SECURITY ATTACHED TO THIS BAIL

Surety

Amount liability to pay the court:

Person standing as Surety -Address (inc Postcode):

Person standing as Surety – Signature:

Recognisance taken by

Officer taking Recognisance (Name/Rank/No)

Officer taking Recognisance Signature

Date/Time taken

\_\_\_\_\_

# Security

Security - Description of Security taken

Person providing Security – Home address:

Person providing Security – Signature:

Security taken by

Officer taking Security (Name/Rank/No)

# Officer taking Security Signature Date/Time taken

Information to suspects released on bail

Bail legislation is contained with the Police and Criminal Evidence Act 1984, as amended in 2017 & 2022.

If released on bail the following is applicable:-

- . You must surrender to custody at the date and time as specified above
- . You will be subject to an Applicable Bail Period (ABP). The ABP covers a period that you can be bailed within by the Custody Officer before it is reviewed to ensure the investigation is being dealt with diligently and expeditiously and to ensure that bail is still necessary and proportionate.
- . If initially you were released on bail before 28/10/2022 the ABP was authorised by a Police Inspector for 28 days. The ABP can be reviewed, and an extension for another three calendar months may be authorised on or before 28 days, by a Police Superintendent. Further extensions can be authorised at 3 calendar month intervals thereafter.
- . If initially you wre released on bail after 28/10/2022 the ABP was authorised by the Custody Officer for 3 calendar months. The ABP can be reviewed, and an extension for another 3 calendar months may be authorised, on or before 3 calendar months, by a Police Inspector. Further extensions can be authorised at 3 calendar months intervals thereafter.
- . If your case is being investigated by the Serious Fraud Office, or the Financial Conduct Authority, or HM Revenue and Customs, or National Crime Agency, the initial ABP for these dases is six months authorised by the Custody Officer. However, the police do not authorise extensions for these cases. This must be done by a designated officer for those agencies.
- . If your case has been immediately referred to the Crown Prosecution Service the ABP will not start unless they require the investigators to carry out further work.
- . You or your legal representative= will be informed of theintention to apply for an extension to the ABP either in person if at the police station or by your preferred means of contact. You will be asked if you want to make any representations either immediately if in person by return of post/email etc.
- . Early reviews will be conducted by relevant decision makers and later ones will be conducted by the Courts.
- . The ABP will be suspended for the time that the cas3e is sent back to the Crown Prosecution Service.
- . You will be informed of the decision and the relevant time and date of the end of your ABP.
- . You will also be informed of the actual date and time you are due to answer bail. This may be the same or a different time to the end of an ABP.
- . The consequence of all the above is that your bail date can be subject to several amendments. However a reasonable attempt will always be made to notify you of any changes, in writing to the address that you have provided to the police (or the preferred method of contact), and/or via your legal representative if you have one.

It is important that you notify OIC of any change of your address, your legal representative, or other point of contact, and that you provide us with any current phone numbers and email contact details. By doing so, we may be able to prevent you having to attend needlessly at a custody suite if we know (especially at short notice) that you have a new, later bail date or other information change (such as 'No Further Action'.

#### Police Advisory Notice to Suspects

If you are involved in criminal proceedings, the following summary of potential offences is included for your information and awareness. The same offences will also be brought to the attention of any

relevant victim or witness for their information. The list of offences is NOT exhaustive.

The purpose of this is to make clear to all involved parties that any unlawful, unnecessary or inappropriate contact between the suspect in a case (either directly or through a third party), and the victim or witness may constitute a criminal offence.

Any unlawful, unnecessary or inappropriate contact reported to the police, including any perception that this is the case, may result in arrests and prosecution of parties for any of the following offences Intimidation of witnesses, jurors & others

Under 5.51 of the Criminal Justice & Public Order Act 1994 it is an offence to intimidate or threaten by any means any person involved in the investigation of an offence relating to criminal matters.

In summary proceedings A fine and/or maximum six months imprisonment On indictment A fine and/or maximum five years imprisonment

'Harassment'

Under S.2 of the Protection from Harassment Act 1997, it is an offence for a person to pursue a course of conduct which amounts to harassment of another, and which he/she knows or ought to know amounts to harassment of the other, or to persuade any person not to do something that they are entitled or required to do, or to do something that they are not under any obligation to do.

\_\_\_\_\_\_

In summary proceedings A fine and/or maximum six months imprisonment

On indictment: A fine and/or maximum two years imprisonment

Please note that other, more serious, offences are also provided for under the Protection from Harassment Act 1997

Perverting the Course of Justice

Under Common Law, it is an offence to conspire, act or embark upon a course of conduct which has a tendency to, and is intended to pervert, the course of public justice.

Some of the ways where conduct is capable of amounting to this offence is by making false allegations, perjury, concealing offences, obstructing the police, assisting others to evade arrest, failing to prosecute, interfering with witnesses/evidence/jurors, and publication of matters caluculate to prejudice a fair trial.

On indictment: Maximum LIFE imprisonment

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#### **Postal Charging**

This leaflet explains Postal Charging and answers some questions you may have.

What is Postal Charging?

This is a method of bringing an offender before a court for prosecution.

It means that you could be charged and required to attend court by post without returning to a police station.

Can I be charged by post?

If you have been in police custody and you are granted unconditional police bail to return to a police station at a later date you may be charged by means of a 'postal charge' if a decision is made to charge you.

How does it work?

If a decision is made to charge you at least 14 days before you are due to answer your bail you may receive a 'charge' and a 'requisition' to attend court through the post.

Will I still be on Police bail?

Once a postal charge and requisition has been issued you will no longer be on police bail for that offence.

What do I do if I receive a Postal Charge?

You will recxeive a charge/requisition form (MG4D). This will state the offence(s) with which you are charged. This will require you to attend court at a specified date and time.

If you fail to attend court when required a warrant will be issued for your arrest. If this happens, If this happens you may be held in custody until the next available date

6

If you do not receive a postal charge or a bail cancellation notice you must answer your police bail at the date and time shown on your bail form.

\_\_\_\_\_

(d)

Kent Police Extended Bail.pdf 18/06/2023 Mr Shantanu Panigrahi 3 HOATH LANE, WIGMORE, GILLINGHAM KENT ME8 OSL

Bail to Police Station – Variation of Date/Location Custody Record Number 46XA/1546/23 Custody Station Medway cer in Case PC 46 14767 Corbishley

On 10/06/2023 07.59, you were granted bail, following your arrest on reasonable suspicion that you had committed an offence/s namely

Offence Committed Arrest Date/Time
Malicious Communications 28/03/2023 09.32
Malicious Communications 28/03/2023 09.32
Malicious Communications 28/03/2023 09.32

I write to advise you that your bailed to time or Police Station has been changed.

You must now attend Medway Medway Police Station, Purser Way, Gillingham, Kent on 28/09/2023 16:00.

The reason for this re-bail is: New ABP.

Please note:

If your bail has conditions attached, these bail conditions will still apply.

It is your responsibility to notify your legal representative of the change of your bail details.

Sgt 46 12826 Pereira

Custody Record No: - 46XA/1546/23

Information to suspects released on bail

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\_\_\_\_\_

Custody Record No: - 46XA/1546/23

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Any unlawful, unnecessary or inappropriate contact reported to the police, including any perception that this is the case, may result in arrests and prosecution of parties for any of the following offences

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If you fail to attend court when required a warrant will be issued for your arrest. If this happens, If this happens you may be held in custody until the next available date

If you do not receive a postal charge or a bail cancellation notice you must answer your police bail at the date and time shown on your bail form.

Custody Record No: - 46XA/1546/23 (e)
Unlawful bail period - Olives asleep?
Inbox

from: Anonymous Remailer < mixmaster@remailer.privacy.at > via dizum.com

to: shanpanigrahi3000@gmail.com,

turnerj@tuckerssolicitors.com, complaintsteam@sra.org.uk, shantanupanigrahi@yahoo.com, dotun@olivessolicitors.com

date: 21 Jun 2023, 21:24

subject: Unlawful bail period - Olives asleep?

mailed-by: dizum.com

security: dizum.com did not encrypt this message Learn more

: Important according to Google magic.

Dear Shan,

It is more than three calendar months between 18 June and 28 September.

Your matter does not involve HMRC, SFO, NCA, FCA or any other agency, if any, designated in the Police and Criminal Evidence Act 1984 ("PACE"), as amended by the Policing and Crime Act 2018 and by section 45 of the Police, Crime, Sentencing and Courts Act 2022.

This three month period is a hard and fast limit. Neither the police nor a court may increase it. Only Parliament can, by amending primary legislation.

What has transpired is not merely an irregularity but renders the bail unlawful, and its imposition null and void from inception, and not merely after 18 September.

You may thus safely ignore it, perhaps it is what they want you to do. However, I would email them and send them a letter by recorded delivery informing them that you are doing this, and why.

The conditions were otherwise onerous, oppressive and unreasonable too; there is a duty for the bailing authority, here your local police, to deal with the investigation expeditiously. Quite how you pulled it off they evidently don't know, and you must forever stay silent about it because PCOJ may be serious. Our own speculation is that you have a dedicated device that is kept offsite and used only very infrequently and only for this, possibly using another internet connection too. All things said and done, you are a "Master in the field of Escapology", and I think they too believe it but instead of capitulating with grace, they try to save face.

You need to press on with your compensation claims. This is an abuse of both powers and process. It cannot be merely an administrative error. Who authorised it? While you will not be awarded millions, on the limited facts that I know a six-figure settlement is not impossible.

If your solicitors have failed to tell you this, then they must be as incompetent as the other authorities with whom you have had the misfortune to deal over the years.

I read somewhere that you have engaged Tuckers, who no doubt could be more useful than Olives Solicitors, which appears to be run by, according to the web, "a dotun-monkey on extension 419". I have no comment. I hope you do not mention your conspiracy theories involving countries in South America, or Moldova, to Tuckers.

However, M.Mulhouse, on whom I rely to keep me updated about your saga, repeats his complaint that since you discontinued with the archival site, he is operating blind most of the time. Kindly remedy this without procrastinating.

Affectionately,

~~~Cherie

Automatic reply: Progress in the Judicial Review * OFFICIAL * Inbox

from: Administrative Court Office, General Office <generaloffice@administrativecourtoffice.justice.gov.uk> to: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

date: 28 Jun 2023, 11:40

subject: Automatic reply: Progress in the Judicial Review * OFFICIAL *

mailed-by: mail2.bemta37.messagelabs.com
Signed by: administrativecourtoffice.justice.gov.uk
security: Standard encryption (TLS) Learn more

* OFFICIAL *

We acknowledge receipt of your email. It will be treated as incoming correspondence and will be dealt with within the usual timescales. If you have used this address to submit a skeleton argument, it has been sent to the wrong address and you must resend it immediately to london.skeletonarguments@administrativecourtoffice.justice.gov.uk

Administrative Court Office General Office Tel: 020 7947 6655

This email has been scanned by the Symantec Email Security.cloud service. For more information please visit http://www.symanteccloud.com

Update:

A Spam Call came into my Mobile Phone at 12.27 pm from 01510601 4620
A spam call came into my Mobile Phone at 12.44 pm from 07456 106940
A Mebtronic Autocare centre seemingly Spam call came into my Mobile Phone at 13.45 pm A spam call came into my Mobile Phone at 14.52 pm from 01298 815517 (Buxton)

Yahoo

/

Sent

Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

To:

LONDONSOUTHET Thu, 29 Jun at 08:29

To

South London Employment Tribunal

Dear Sirs

My primary reason for having copied you into this email is that I hold some grudge against three institutions, most notably the University of Greenwich that dismissed me unfairly in 1998 October, Shell in 2009 and Sainsburys later that were brought to the Employment Tribunal. The Case was filed at the Tribunal in June 1999.

The University of Greenwich was fully aware that I have a congenital mental disorder of paranoid schizophrenia that Dr Rao of BUPA said manifest itself as severe depression with psychotic features and the Unition IPMS was negotiating medical retirement for me from the University but when this became clearly obvious it chose to dismiss me from employment instead to cover up the workplace harassment in conspiracy with the World Poultry Science Association and British Poultry Science Limited as well as British Society of Animal Science. I had considerable difficulty in obtaining the necessary evidence of the role that these co-conspirators played in terminating my scientific career at the University and was accumulating evidence which delayed my registration of the case at the employment tribunal so that I asked the Tribunal to force that evidence to call on these institutions to submit their evidence under oath.

The medical retirement from the University of Greenwich was totally justified as I had similar problems in coping with the business environment at Shell and Sainsburys who also dismissed me from employment subsequently.

I did not attend the Tribunal Hearing fearing that it would be set up as a kangaroo court in my mental state of mind and so chose to take the matter to the Employment Appeals Tribunal and subsequently to the Court of Appeal all to no avail. This led me to think that there was a national conspiracy against me not just in the workplace but also in the judicial systems of the United Kingdom and especially since I lodged a Defamation case against the University of Greenwich at Medway County Court to no effect.

Not only was I deprived of the roughly £10,000 pounds per annum from the University of Greenwich until my retirement I was denied redundancy money of £55,000 as severance pay.

This is just for the record. The Tribunal erred in its decision and I would be grateful if you would acknowledge this fact ahead of the Hearing that would decide the matter on 10 November 2023 at 2.00 pm at Medway Magistrates Court where vulnerable as I am being a mental patient as you will note from the contents of the Dossier that you received, Kent Police is continuing to investigate me for having been responsible for sending harassing, stalking and malicious communications to various people and institutions.

If there was any justice in the United Kingdom, the Tribunal should revisit the evidence and Order the University of Greenwich to pay me 23*£10,000=£230,000 as the amount due to me under the prevailing terms of its Medical Retirement Scheme.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL United Kingdom Tel: 07967789619

Hide original message

On Thursday, 29 June 2023 at 06:51:59 BST, LONDONSOUTHET <londonsouthet@justice.gov.uk> wrote:

IMPORTANT INFORMATION COMMUNICATION WITH THE EMPLOYMENT TRIBUNAL Thank you for your email which has been safely received by the Employment Tribunal. Please do not call us for further confirmation of receipt. This will allow us to deal with your correspondence more efficiently. Always send correspondence by email unless it is not possible for you to do so. We will deal with all queries as soon as possible. Repeat calls or emails on the same matter may interrupt the administrative process. When sending any correspondence to the tribunal (except when making a request for a witness to give evidence at a hearing), you must also send a copy to all other parties. Your communication may not be considered until you have taken this step, so please make it clear that you have done this in your correspondence or explain why you have not done so.

Please note that new claims (ET1 form) cannot be accepted by email. The quickest and easiest way to send us a claim form is by using our online submission service which you can access here: https://www.gov.uk/employment-tribunals. Any response forms (ET3) will need to be checked by a judge before they are accepted. This reply is only confirmation of receipt. The administrative staff of HMCTS working for the Employment Tribunals continue to do so under great pressure. It will greatly assist efficient administration if parties only write to the Employment Tribunals when they need to do so, such as to make an application requiring judicial attention. Correspondence between the parties that is needlessly copied to the tribunal office will not be placed on file or receive a response.

You can find various documents (such as Presidential Guidance) which are relevant to how Employment Tribunals deal with particular types of cases and the various ways in which hearings may take place at https://www.judiciary.uk/publications/employment-rules-and-legislation-practice-directions/

For general enquiries on the process or information on how Employment Tribunals operate, guidance can be found at www.justice.gov.uk/tribunals/employment. For information on the services provided by ACAS, please visit their website at www.acas.org.uk or call their helpline on 0300 123 1100. For information on how HMCTS uses personal data about you please see www.gov.uk/government/organisations/hm-courts-and-tribunals-service/about/personal-information-charter.

This e-mail and any attachments is intended only for the attention of the addressee(s). Its unauthorised use, disclosure, storage or copying is not permitted. If you are not the intended recipient, please destroy all copies and inform the sender by return e-mail. Internet e-mail is not a secure medium. Any reply to this message could be intercepted and read by someone else. Please bear that in mind when deciding whether to send material in response to this message by e-mail. This e-mail (whether you are the sender or the recipient) may be monitored, recorded and retained by the Ministry of Justice. Monitoring / blocking software may be used, and e-mail content may be read at any time. You have a responsibility to ensure laws are not broken when composing or forwarding e-mails and their contents.

08.36 am (UK-Time) 29 June 2023

SKELETON ARGUMENTS DOSSIER FOR TRIAL HEARING

Yahoo

/

Inbox

LONDONEAT < londoneat@justice.gov.uk >

To:

'Shantanu Panigrahi'

Thu, 29 Jun at 10:06

Dear Sir

Thank you for the email below.

If you are appealing against a Judgment/ Decision you need to fill in the above EAT Form1 and provide all other requirements documentation mentioned in this form to EAT. I draw your attention to the EAT's practise direction paragraph 3.4 when you fill in the form. Your request will not be progressed without submitting the above form and other requirements documentation.

Kind Regards,

Miss A Naseri

General Office on TRA

Employment Appeal Tribunal | HMCTS | 5TH Floor | 7 Rolls Building | Fetter Lane | London | EC4A 1NL

Phone: 020 7273 1068 Web: www.gov.uk/hmcts

From 12 July 2021, you can submit new appeals and documents to existing Appeals digitally using CE-File.

To register and to access CE-File, please click here https://efile.cefile-app.com/login For guidance, support or more information about CE-File, please click here https://www.gov.uk/guidance/hmcts-e-filing-service-for-citizens-and-professionals

HM Courts & Tribunals Service logo

Hide original message

From: Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

Sent: 29 June 2023 06:51

To: Force Control Kent <force.control@kent.police.uk>; omar.sagher@governmentlegal.gov.uk; Central London DJSKEL <centrallondondjskel@Justice.gov.uk>; Medway County, Enquiries <enquiries.medway.countycourt@justice.gov.uk>; rehman.chishti.mp@parliament.uk; Administrative Court Office, Case Progression <caseprogression@administrativecourtoffice.justice.gov.uk>; northkent <northkent@justice.gov.uk>; eastkentmc <eastkentmc@Justice.gov.uk>; speakersoffice@parliament.uk; alex.chalk.mp@parliament.uk; Enquiries <enquiries@legalombudsman.org.uk>; enquiries@policeconduct.gov.uk; ravina@olivessolicitors.com; Civil Appeals - Registry <civilappeals.registry@justice.gov.uk>; Medway County, Enquiries <enquiries.medway.countycourt@justice.gov.uk>; maidstonecrowncourt <maidstonecrowncourt@Justice.gov.uk>; LONDONSOUTHET <londonsouthet@Justice.gov.uk>; registry@supremecourt.uk; EATGeneral <EATGeneral@Justice.gov.uk>; hc.office@hcilondon.in; complaintsreview@cedr.com; supremecourt@nic.in; otp.informationdesk@icc-cpi.int Subject: Fw: SKELETON ARGUMENTS DOSSIER FOR TRIAL HEARING Dear Sirs/Madams

I am in the process of Defending at North Kent Magistrates Court as shown below and have submitted a tentative Defence Statement that asserts that rather than being a Defendant, I am the Victim of a State-wide conspiracy to discredit me and defame me in the eyes of society both in the United Kingdom and beyond.

As this matter progresses further I am sending you the necessary skeleton arguments document so that you may consider it and provide the necessary qualifications to what I have stated, whether positive or negative.

Yours sincerely

Dr Shantanu Panigrahi
3 Hoath Lane
Wigmore
Gillingham
Kent ME8
United Kingdom
Tel: 07967789619
----- Forwarded message -----

From: Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

To: Northkent <northkent@justice.gov.uk> Sent: Wednesday, 28 June 2023 at 17:24:37 BST

Subject: SKELETON ARGUMENTS DOSSIER FOR TRIAL HEARING

To North Kent Magistrates Court sitting at Medway Magistrates Court

Dear Sir/Madam

Please find the attached for your consideration. LetterfromNKMCHearingTrial10Nov2023_2pm.pdf; DOSSIER FOR TRIAL HEARING OF 20 NOVEMBER 2023 2 PM MEDWAY MAGISTRATES COURT.pdf.

Yours sincerely

Dr Shantanu Panigrahi (Defendant) 3 Hoath Lane Wigmore Gillingham Kent ME8 0SL United Kingdom Tel: 07967789619

This e-mail and any attachments is intended only for the attention of the addressee(s). Its unauthorised use, disclosure, storage or copying is not permitted. If you are not the intended recipient, please destroy all copies and inform the sender by return e-mail. Internet e-mail is not a secure medium. Any reply to this message could be intercepted and read by someone else. Please bear that in mind when deciding whether to send material in response to this message by e-mail. This e-mail (whether you are the sender or the recipient) may be monitored, recorded and retained by the Ministry of Justice. Monitoring / blocking software may be used, and e-mail content may be read at any time. You have a responsibility to ensure laws are not broken when composing or forwarding e-mails and their contents.

Download all attachments as a zip file EAT Form 1.doc 2013 word doc.doc 27kB EAT PD 2018.pdf 1.2MB

Appeal to the Employment Appeal Tribunal: Dr Shantanu Panigrahi vs The University of Greenwich Yahoo

/

Sent

Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

To

londoneat@justice.gov.uk Thu, 29 Jun at 10:42

To

Employment Appeal Tribunal

Dear Sir

- 1. Please find attached the EAT Form with as much of the details that I currently have: EAT Form 1 2013 word doc(University of Greenwich).docx
- 2. Should the Employment Appeal Tribunal require further information I ready to provide these.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL United Kingdom Tel: 07967789619

Attachment:

EAT Form 1.doc 2013 word doc(UniversityofGreenwich).docx 18.7kB:

Form 1

Rule 3

Notice of Appeal from Decision of Employment Tribunal

1 The appellant is (name and address of appellant).

Dr Shantanu Panigrahi

2 Any communication relating to this appeal may be sent to the appellant at (appellant's address for service, including telephone number if any).

3 Hoath Lane

Wigmore

Gillingham

Kent ME8 0SL

United Kingdom

Tel: 07967789619

3 The appellant appeals from (here give particulars of the judgment, decision or order of the employment tribunal from which the appeal is brought including the location of the employment tribunal and the date).

Ashford Tribunal Centre, South London Employment Tribunal

The Judgment of the Employment Tribunal was not to uphold the Claim for Unfair Dismissal

4 The parties to the proceedings before the employment tribunal, other than the appellant, were (names and addresses of other parties to the proceedings resulting in judgment, decision or order appealed from).

The University of Greenwich, Natural Resources Institute, Chatham Maritime, Kent, ME4 4 TB

5 Copies of—

(a)

the written record of the employment tribunal's judgment, decision or order and the written reasons of the employment tribunal; Not Available

(b)

the claim (ET1); Not Availaboe

(c)

the response (ET3); and/or (where relevant) As shown below

(d)

an explanation as to why any of these documents are not included;

are attached to this notice.

6 If the appellant has made an application to the employment tribunal for a review of its judgment or decision, copies of—

(a)

the review application;

(b)

the judgment;

(c)

the written reasons of the employment tribunal in respect of that review application; and/or

(d)

a statement by or on behalf of the appellant, if such be the case, that a judgment is awaited;

are attached to this Notice. If any of these documents exist but cannot be included, then a written explanation must be given.

7 The grounds upon which this appeal is brought are that the employment tribunal erred in law in that (here set out in paragraphs the various grounds of appeal).

On 3 July 1999 I submitted the following Application Form to the Ashford Employment Tribunal Service EMPLOYMENT TRIBUNALS SERVICE, Tufton House, Tufton Street, Ashford, Kent TN23 1RJ, for (a) RACIAL DISCRIMINATION AND WORKPLACE HARASSMENT, and (b)

UNFAIR DISMISSAL; and citing under Dates of employment: August 1979 to ? 1999, that the effective termination of employment date was a matter in dispute; and seeking reinstatement which included compensation. The following particulars of claim were submitted.

Racial discrimination and workplace harassment

Staff of the University engaged in systematic harassment on me over a period of one and half years leading up to 24 April 1998. From September 1997, this harassment took place almost on a weekly basis, the objective being seemingly to demoralise me and to destroy my international reputation. When these failed, staff engaged in provocation to get me to respond in such a manner that could then be construed as constituting misconduct. The

incidents on which I was tormented were numerous and ranged from blatant racial discrimination in the allocation of research funds and overseas work; plagiarism of my research ideas; attack on my character with accusation of false pretences; attempts to force me into accepting blame for project financial irregularities for which another organisation was responsible; holding a 'dummy' disciplinary hearing the purpose being, seemingly, to 'cover up' previous issues constituting harassment; playing mischief with my mail (particularly electronic mail) and my annual leave sheet. The most important of the incidents perpetrated and which are the subject of criminal investigations, was a car attack incident on me (my solicitors appointed by the insurance company to investigate this incident and then act on my behalf in court as regards my Uninsured Losses have informed me that court proceedings of some nature is to take place); and my Credit Card details being passed on to another organisation which then siphoned funds from my Bank

Account in order to provoke and harass me (the full circumstances of this are being investigated by banking system).

Unfair Dismissal

In the absence of any legitimate grounds for dismissing me, a few of the incidents of workplace harassment on me were then themselves converted into issues packaged as comprising alleged 'misconduct' on my part for disciplinary hearings that were being arranged. I was unfairly suspended from work on 24 April 1998; unfairly because the sole objective of my suspension was to prevent me obtaining the evidence that I would need to defend myself on these issues by interviewing relevant staff and obtaining appropriate documents. The disciplinary hearings themselves were conducted in my absence on certificated sick leave (my GP provided statements and Med 3 Certificates that were submitted to the University as proof) and my salary was also stopped unfairly to put further pressure on me and my family into abandoning my attempts to seek justice by collecting all the evidence which I was gradually beginning to accumulate. In addition to not allowing me a reasonable opportunity to defend myself against the allegations of misconduct by my appearance in person before the disciplinary hearings, even a Defence Document which I had managed to prepare at home while sick and submitted to the University was not permitted to be considered by the Disciplinary Hearing Appeal Panel, as 26 is evident from the letter dated 19 March 1999 sent to me by the Vice-

Chancellor, Professor D. Fussey in response to the queries raised in my letter dated 15 March 1999. Thus, in effect the University refused my suggestion in October 1998 to seek the assistance of the Arbitration Conciliation and Advisory Service to settle this dispute. Professor Fussey further wrote that there was no point in continuing correspondence with the University concerning this dispute whilst at the same time refusing 'point-blank' to answer the central question that I had requested the University to clarify, namely whether I had been permitted at any stage to prepare for and participate in a Scientific Symposium to which I was invited as a very important guest speaker whilst I remained suspended from work. Since it was becoming increasingly clear that University staff may have been in direct contact with the Symposium organisers concerning this matter, I found myself with no option but to wait until this Symposium was over (on 24 June 1999) before I could be certain of all the evidence that I needed in order to present my case to the Industrial Tribunal for Unfair Dismissal and a systematic campaign of harassment and attempts to 'blacken' my name in order to tarnish my international reputation.

The Employment Tribunal arranged a Hearing which I did not attend for the stated reason that I could not find my way to the Tribunal offices but the real reason was that the Tribunal had failed to force the WPSA-UK scientists to give evidence to the Hearing.Instead the Tribunal ruled that my case could not be considered as it was submitted out of time for both Unfair Dismissal and Racial Discrimination. I appealed this decision to the Employment Appeal Tribunal Audit House, 58 Victoria Embankment, London EC4Y ODS. It refused to consider the matter. I then appealed to the Civil Appeals Office (Court of Appeal) at the Royal Courts of Justice, Strand, London WC2A 2LL, which too did not wish to consider the matter. I took the Courts Leave to take the matter to the European Court of Human Rights.

Appeal to the Employment Tribunal with fresh evidence that warrants EAT to consider the Appeal at EAT

To

South London Employment Tribunal

Dear Sirs

My primary reason for having copied you into this email is that I hold some grudge against three institutions, most notably the University of Greenwich that dismissed me unfairly in 1998 October, Shell in 2009 and Sainsburys later that were brought to the Employment Tribunal. The Case was filed at the Tribunal in June 1999.

The University of Greenwich was fully aware that I have a congenital mental disorder of paranoid schizophrenia that Dr Rao of BUPA said manifest itself as severe depression with psychotic features and the Unition IPMS was negotiating medical retirement for me from the University but when this became clearly obvious it chose to dismiss me from employment instead to cover up the workplace harassment in conspiracy with the World Poultry Science Association and British Poultry Science Limited as well as British Society of Animal Science. I had considerable difficulty in obtaining the necessary evidence of the role that these co-conspirators played in terminating my scientific career at the University and was accumulating evidence which delayed my registration of the case at the employment tribunal so that I asked the Tribunal to force that evidence to call on these institutions to submit their evidence under oath.

The medical retirement from the University of Greenwich was totally justified as I had similar problems in coping with the business environment at Shell and Sainsburys who also dismissed me from employment subsequently.

I did not attend the Tribunal Hearing fearing that it would be set up as a kangaroo court in my mental state of mind and so chose to take the matter to the Employment Appeals Tribunal and subsequently to the Court of Appeal all to no avail. This led me to think that there was a national conspiracy against me not just in the workplace but also in the judicial systems of the United Kingdom and especially since I lodged a Defamation case against the University of Greenwich at Medway County Court to no effect.

Not only was I deprived of the roughly £10,000 pounds per annum from the University of Greenwich until my retirement I was denied redundancy money of £55,000 as severance pay.

This is just for the record. The Tribunal erred in its decision and I would be grateful if you would acknowledge this fact ahead of the Hearing that would decide the matter on 10 November 2023 at 2.00 pm at Medway Magistrates Court where vulnerable as I am being a mental patient as you will note from the contents of the Dossier that you received, Kent Police is continuing to investigate me for having been responsible for sending harassing, stalking and malicious communications to various people and institutions.

If there was any justice in the United Kingdom, the Tribunal should revisit the evidence and Order the University of Greenwich to pay me 23*£10,000=£230,000 as the amount due to me under the prevailing terms of its Medical Retirement Scheme.

Signed: Date:S.Panigrahi 29 June 2023

11.24 pm (UK-Time) 29 June 2023

Tweeted

Shantanu Panigrahi @ShantanuPanigr8

15m

One thing leads to another on the truth-path towards the pinnacle of truth in the material and spiritual dimensions in Vishista Advaitism. Truth is its own end.

A Spam call came into my Mobile Phone from 01603 872146 at 13.02 pm

Last Updated: 13.14 pm (UK-Time) 29 June 2023